LEGISLATURE OF NEBRASKA ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

## **LEGISLATIVE BILL 705**

Introduced by McKinney, 11; Spivey, 13. Read first time January 22, 2025 Committee:

1 A BILL FOR AN ACT relating to cannabis; to amend sections 28-439, 53-105, 2 53-111, 53-106, 53-110, 60-6,211.08, 77-2701.48, 77-2704.09, 3 77-4303, 81-2,239, 81-2,263, and 81-1021, Reissue Revised Statutes 4 of Nebraska, sections 28-416, 71-5727, and 77-27,132, Revised 2, 5 Statutes Cumulative Supplement, 2024, sections 1, and 3, 6 Initiative Law 2024, No. 437, and sections 1, 3, 4, and 5, 7 Initiative Law 2024, No. 438; to change provisions of the Nebraska Medical Cannabis Patient Protection Act and the Nebraska Medical 8 Cannabis Regulation Act; to adopt the Nebraska Medical Cannabis 9 Justice Act and the Cannabis Conviction Clean Slate Act; to change 10 provisions relating to controlled substances and drug paraphernalia 11 12 and the Nebraska Liquor Control Commission and its commissioners, 13 executive directors, and employees; to define terms; to impose a 14 special sales and use tax rate on sales of medical cannabis; to 15 provide for the distribution of tax revenue; to prohibit possession of an open container of cannabis in a motor vehicle; to provide for 16 the applicability of the Nebraska Clean Indoor Air Act and the 17 18 Nebraska Pure Food Act; to remove medical cannabis from the 19 marijuana and controlled substances tax; to provide for unmarked vehicles; to eliminate obsolete provisions; to harmonize provisions; 20 21 to repeal the original sections; to outright repeal sections 28-463, 22 28-464, 28-465, 28-466, 28-467, 28-468, and 28-469, Reissue Revised Statutes of Nebraska, and sections 2 and 6, Initiative Law 2024, No. 23

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1 438; and to declare an emergency.

2 Be it enacted by the people of the State of Nebraska,

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2025 Section 1. Section 1, Initiative Law 2024, No. 437, is amended to 1 2 read: Section 1. Sections 1 to 3 of this act and sections 4 to 19 of this 3 act shall be known and may be cited as the Nebraska Medical Cannabis 4 Patient Protection Act. 5 Section 2, Initiative Law 2024, No. 437, is amended to 6 Sec. 2. 7 read: Sec. 2. For purposes of the Nebraska Medical Cannabis Patient 8 9 Protection Act: 10 (1)(a) Except as provided in subsection (4) of section 7 of this act, allowable Allowable amount of cannabis means up to five ounces of 11 cannabis. 12 13 (b) Allowable amount of cannabis does not include the weight of any other ingredient combined with cannabis as part of topical or oral 14 administrations, food, drink, or other preparations; 15 (2)(a) Cannabis means all parts of the plant of the genus cannabis 16 17 whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, 18 mixture, or preparation of the plant, its seeds, or its resin. 19 (b) Except as otherwise provided in the act, cannabis Cannabis 20 includes cannabis in all forms, including, but not limited to, cannabis 21 products marijuana, hashish, and concentrated cannabis. 22 (c) Cannabis does not include hemp, as defined in Section 2-503(13) 23 of the Nebraska Hemp Farming Act, nor does it include the mature stalks 24 25 of the plant, fiber produced from such stalks, oil or cake made from the seeds of the plant, the sterilized seed of the plant which is incapable 26 of germination, or cannabidiol contained in a drug product approved by 27 the federal Food and Drug Administration. 28 (d) Cannabis does not include hemp as defined in section 2-503; 29 (3) Cannabis accessories means any equipment, products, or materials 30

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of any kind that are used, intended for use, or designed for use in

storing, vaporizing, <u>smoking</u>, or containing cannabis, or for ingesting,
 inhaling, or otherwise introducing cannabis into the human body;

3 <u>(4) Cannabis product means a product comprised of cannabis and other</u> 4 <u>ingredients. Cannabis product includes, but is not limited to, cannabis-</u> 5 <u>infused edible products, concentrated cannabis, ointments, tinctures, and</u> 6 <u>transdermal patches;</u>

7 <u>(5)</u> <del>(4)</del> Caregiver means:

8 (a) In the case of a qualified patient who is eighteen years of age 9 or older and is not under the protection of a legal guardian, a person 10 who:

11 (i) Is at least twenty-one years of age; and

12 (ii) Has been designated by a qualified patient in a signed13 affidavit;

(b) In the case of a qualified patient who is younger than eighteen
years of age or a qualified patient under the protection of a legal
guardian:

17 (i) The legal guardian or <u>a</u> parent with authority to make health
 18 care decisions <u>for</u> of the qualified patient; or

(ii) A person designated in a sworn affidavit by the legal guardianor parent with authority to make health care decisions; or

(c) A health care facility as defined in section 71-413 or a home health agency as defined in section 71-417, if the facility or agency has been designated by a qualified patient or the legal guardian or parent with authority to make health care decisions <u>for</u> of a qualified patient in a sworn affidavit and if the facility or agency has agreed in writing to serve as a caregiver for the qualified patient;

27 (6)(a) Concentrated cannabis means the resin extracted from any part
 28 of the plant of the genus Cannabis and every compound, manufacture, salt,
 29 derivative, mixture, or preparation of that resin. This includes
 30 inhalable concentrates which may be comprised of cannabis and other
 31 ingredients inside a device that uses a heating element to create a

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LB705 2025 vapor, including, but not limited to, vaporizer cartridges and vaporizer 1 2 pens. 3 (b) When resins extracted from hemp are in the possession of a 4 person as authorized under the Nebraska Hemp Farming Act, they are not 5 considered concentrated cannabis for purposes of the Nebraska Medical Cannabis Patient Protection Act; 6 7 (7) Department means the Department of Health and Human Services; (8) Dispensary has the same meaning as in section 27 of this act; 8 9 (9) Health care facility has the same meaning as in section 71-413; 10 (10) (5) Health care practitioner means a physician, an osteopathic physician, a physician assistant, or a nurse practitioner licensed under 11 the Uniform Credentialing Act or who is licensed in any state and 12 practicing in compliance with the Uniform Credentialing Act; 13 (11) Home health agency has the same meaning as in section 71-417; 14 15 (12) (6) Qualified patient means an individual who: (a) Has been diagnosed with a qualifying medical condition; 16 17 (b) Has (a) An individual eighteen years of age or older with a 18 written recommendation from a health care practitioner; or (c) In the case of an (b) An individual younger than eighteen years 19 of age, has with a written recommendation from a health care practitioner 20 21 and with the written permission of a legal guardian or parent with 22 authority to make health care decisions for the individual; and (d) In the case of an individual eighteen years of age or older who 23 is under the protection of a legal guardian, has the written permission 24 25 of such guardian; and (e) Is enrolled in the registry program by the department; 26 27

(13) Qualifying medical condition means a condition for which a patient's health care practitioner has determined, in a written 28 recommendation, that such condition, related symptoms, or side effects of 29 the condition's treatment can be appropriately treated or alleviated with 30 medical cannabis; 31

1 (14) Registered caregiver means a caregiver who is enrolled in the 2 registry program;

3 <u>(15) Registry card means a document issued by the department</u> 4 <u>pursuant to section 12 of this act that identifies a person as a</u> 5 gualified patient or registered caregiver;

6 (16) Registry program means the registry of qualified patients and
7 caregivers operated by the department under section 8 of this act;

8 (17) Responsible individual means:

9 (a) A chief executive officer or chief operating officer of a health
10 care facility or a home health agency; or

(b) An administrator, a director, or another individual designated
 by a health care facility or a home health agency pursuant to rules and
 regulations adopted and promulgated by the department; and

(18) (7) Written recommendation means a valid signed and dated 14 15 declaration from a health care practitioner that complies with section 7 of this act stating that, in the health care practitioner's professional 16 17 judgment, the potential benefits of cannabis outweigh the potential harms 18 for the alleviation of a patient's medical condition, its symptoms, or side effects of the condition's treatment. A written recommendation is 19 valid for two years after the date of issuance or for a period of time 20 21 specified by the health care practitioner on the written recommendation.

22 Sec. 3. Section 3, Initiative Law 2024, No. 437, is amended to 23 read:

24 Sec. 3. (1) Subject to the requirements of the Nebraska Medical 25 Cannabis Patient Protection Act, a qualified patient or registered caregiver shall not be subject to citation, arrest, prosecution, or 26 27 penalty in any manner, or denied any right or privilege, including, but not limited to, any civil penalty or disciplinary action by a court or 28 occupational or professional licensing board, for engaging in conduct 29 protected by this section. it shall not be an offense under state or 30 local law for: 31

(2) (a) A qualified patient may to use, possess, and acquire an
 allowable amount of cannabis and cannabis accessories for the alleviation
 of a <u>qualifying medical condition</u>. , its symptoms, or side effects of the
 condition's treatment; or

5 (3) (b) A registered caregiver may to assist a qualified patient 6 with the activities set forth in <u>subsection (2)</u> <u>subdivision (1)(a)</u> of 7 this section by possessing and acquiring an allowable amount of cannabis 8 and cannabis accessories on behalf of the qualified patient, and 9 delivering an allowable amount of cannabis and cannabis accessories to 10 the qualified patient, and providing assistance in administering or 11 <u>consuming such cannabis</u>.

12 <u>(4) There is a presumption that a qualified patient or registered</u> 13 <u>caregiver is engaged in conduct protected by the act if the person</u> 14 <u>possesses an amount of cannabis that does not exceed the allowable</u> 15 <u>amount. The presumption may be rebutted by evidence that conduct relating</u> 16 <u>to cannabis was not for the purpose of treating or alleviating a</u> 17 <u>qualified patient's qualifying medical condition.</u>

18 (5) If a qualified patient or registered caregiver is cited, 19 arrested, or prosecuted for possession or consumption of an allowable 20 amount of cannabis pursuant to the act at a time when the person does not 21 have the registry card in his or her possession, the prosecution, civil 22 offense, or disciplinary proceeding shall be immediately dismissed upon 23 production and verification of the registry card.

(6) (2) Conduct protected by <u>the Nebraska Medical Cannabis Patient</u>
 Protection Act this section shall not be subject to the Uniform
 Controlled Substances Act.

Sec. 4. <u>No person may be subject to arrest, prosecution, or penalty</u> in any manner, or denied any right or privilege, including any civil penalty or disciplinary action by a court or occupational or professional licensing board, for:

31 (1) Being in the presence or vicinity of the use or possession of

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1	cannabis that is permitted under the Nebraska Medical Cannabis Patient
2	Protection Act; or
3	(2) Allowing the person's property to be used for activities that
4	are permitted under the act.
5	<b>Sec. 5.</b> <u>(1) Nothing in the Nebraska Medical Cannabis Patient</u>
6	Protection Act permits any person to engage in or prevents the imposition
7	of any civil, criminal, or other penalties for:
8	<u>(a) Undertaking any task that would constitute negligence or</u>
9	professional malpractice due to the use of cannabis;
10	(b) Possessing or engaging in the use of cannabis:
11	<u>(i) On a school bus or van;</u>
12	(ii) On the grounds of any preschool or primary or secondary school
13	except as provided in section 6 of this act;
14	<u>(iii) In any jail, adult or juvenile correctional facility, or youth</u>
15	rehabilitation and treatment center; or
16	<u>(iv) On the grounds of any child care facility or home day care</u>
17	except as provided in section 6 of this act;
18	(c) Smoking cannabis or inhaling cannabis by means of vaporization:
19	<u>(i) Where the smoke or vapor would be inhaled by a nonpatient minor</u>
20	<u>child; or</u>
21	<u>(ii) In any public place, including any indoor or outdoor area used</u>
22	by or open to the general public or a place of employment as defined in
23	section 71-5724, other than with an aerosol inhaler;
24	(d) Inhaling or consuming cannabis in a motor vehicle;
25	<u>(e) Having a container or package of cannabis within the passenger</u>
26	area of a motor vehicle in violation of section 60-6,211.08; or
27	(f) Operating, navigating, or being in actual physical control of
28	<u>any motor vehicle, aircraft, train, or motorboat, or working on</u>
29	transportation property, equipment, or facilities, while under the
30	<u>influence of cannabis.</u>
31	<u>(2)(a) An employer shall not discriminate against a qualified</u>

1	patient or registered caregiver in hiring, termination, or conditions of
2	employment.
3	(b) This protection does not apply if the employee uses cannabis
4	during work hours or if the employee's usage impairs job performance or
5	<u>safety.</u>
6	<u>(c) An employer shall provide reasonable accommodations for</u>
7	qualified patients, such as allowing flexible schedules for treatment or
8	noninvasive alternatives like CBD-only options when reasonably
9	practicable.
10	Sec. 6. (1) Any school, health care facility or health care service
11	licensed pursuant to the Health Care Facility Licensure Act, licensed
12	child care facility as defined in section 43-4308, or foster care
13	facility as defined in section 43-1301 may adopt reasonable restrictions
14	on the use of cannabis by students, residents, or persons receiving care
15	or services, including that:
16	<u>(a) The school, facility, or service and agents thereof are not</u>
17	responsible for providing the cannabis;
18	<u>(b) Cannabis may not be smoked;</u>
19	(c) Cannabis may not be inhaled using vaporization, except that this
20	shall not prohibit the use of an aerosol inhaler; and
21	(d) Cannabis may be consumed only in a place specified by the
22	<u>school, facility, or service.</u>
23	(2) Nothing in this section requires a school, facility, or service
24	listed in subsection (1) of this section to adopt restrictions on the
25	medicinal use of cannabis.
26	(3) A school, facility, or service listed in subsection (1) of this
27	section shall not unreasonably limit a patient's access to or use of
28	cannabis authorized under the Nebraska Medical Cannabis Patient
29	Protection Act unless failing to do so would cause the school, facility,
30	or service to lose a monetary or license-related benefit under federal
31	law or regulations.

1	<b>Sec. 7.</b> (1) Before an individual may enroll in the registry program
2	as a qualified patient, the individual shall receive a written
3	recommendation from a health care practitioner as provided in this
4	section.
5	(2) A health care practitioner may issue a written recommendation to
6	an individual if the practitioner determines that:
7	<u>(a) Either:</u>
8	<u>(i) The individual is eighteen years of age or older and does not</u>
9	<u>have a legal guardian;</u>
10	<u>(ii) If the individual is younger than eighteen years of age, the</u>
11	individual has the written permission of a legal guardian or parent with
12	authority to make health care decisions for the individual; or
13	<u>(iii) If the individual is eighteen years of age or older and has a</u>
14	legal guardian, the individual has the written permission of such
15	guardian;
16	<u>(b) The individual has been diagnosed with a qualifying medical</u>
17	condition; and
18	(c) In the practitioner's professional judgment, the potential
19	benefits of cannabis outweigh the potential harms for the alleviation of
20	the individual's qualifying medical condition.
21	(3) A written recommendation shall be signed and dated by the health
22	care practitioner and shall include the practitioner's mailing address,
23	telephone number, and email address.
24	<u>(4)(a) A health care practitioner may include in the written</u>
25	recommendation a notation that an individual shall be allowed to possess
26	an amount of cannabis in excess of the allowable amount of cannabis. The
27	practitioner may include such notation if the practitioner determines, in
28	his or her professional judgment, that such greater quantity is necessary
29	or appropriate due to factors including, but not limited to, the medical
30	condition of the individual, the mode of administration of cannabis used
31	by the individual, transportation difficulties faced by the individual,

1 and the distance of the individual's residence from dispensaries. 2 (b) If a health care practitioner provides a notation under this 3 subsection, the practitioner shall state in the written recommendation: 4 (i) The reason or reasons the increased quantity shall be allowed; 5 and (ii) The quantity of cannabis that the individual shall be allowed 6 7 to possess. (c) A qualified patient who has been issued a registry card may 8 9 request a health care practitioner to update a previously issued written 10 recommendation to include a notation under this subsection. If the practitioner issues an updated written recommendation with such a 11 notation, the qualified patient shall immediately be eligible to possess 12 13 such greater quantity of cannabis. The qualified patient shall notify the department, in a form and manner prescribed by the department, within 14 15 thirty days after receiving such notation. Failure to so notify the department shall render the notation invalid. 16 17 (5) A written recommendation is valid for two years after the date of issuance or for a shorter period of time specified by the health care 18 practitioner on the written recommendation. 19 **Sec. 8.** (1) The department shall establish and maintain a registry 20 21 program for qualified patients and registered caregiver. The registry shall include (a) the name, address, and telephone number of each 22 23 qualified patient and registered caregiver, (b) the health care 24 practitioner that provided the written recommendation for the patient, 25 and (c) the registered caregiver for the qualified patient, if any. (2) The department shall ensure that information in the registry 26 27 program, as well as from applications under sections 9 and 10 of this

28 <u>act, is kept confidential to protect the privacy of applicants and people</u>
29 enrolled in the registry.

30 Sec. 9. (1) An individual may apply to the department to be 31 <u>enrolled in the registry program as a qualified patient by submitting an</u>

1	application to the department in the form and manner prescribed by the
2	<u>department.</u>
3	(2) An application under this section shall include the following:
4	(a) The name, mailing address, and date of birth of the individual;
5	(b) If applicable, the name, mailing address, and date of birth of
6	the individual's registered caregiver or person seeking such
7	registration;
8	<u>(c) If the individual is younger than eighteen years of age:</u>
9	<u>(i) Written permission from the individual's legal guardian or</u>
10	parent with authority to make health care decisions for the individual;
11	and
12	<u>(ii) The name, mailing address, and date of birth of such guardian</u>
13	<u>or parent;</u>
14	<u>(d) If the individual is eighteen years of age or older and has a</u>
15	<u>legal guardian:</u>
16	<u>(i) Written permission of such guardian; and</u>
17	<u>(ii) The name, mailing address, and date of birth of such guardian;</u>
18	<u>(e) A copy of a written recommendation dated less than sixty days</u>
19	before the date the application is submitted;
20	<u>(f) If the individual requests more than one registered caregiver at</u>
21	any given time, documentation demonstrating that a greater number of
22	caregivers is needed due to the individual's age or medical condition;
23	<u>(g) An oath, affirmation, or statement to the effect that the</u>
24	representations are true as far as the individual executing the
25	application knows or should know; and
26	(h) Any other information as prescribed by the rules and regulations
27	<u>of the department.</u>
28	(3) An individual enrolled in the registry program as a qualified
29	patient may renew such registration by submitting a renewal application
30	in a form and manner prescribed by the department within ninety days
31	before the registration will expire. The application shall be accompanied

1	by a written recommendation dated within ninety days preceding the date
2	the application is submitted.
3	Sec. 10. (1) A person may apply to the department to be enrolled in
4	<u>the registry program as a registered caregiver by submitting an</u>
5	application to the department in the form and manner prescribed by the
6	<u>department.</u>
7	(2) An application under this section shall include the following:
8	<u>(a)(i) If the applicant is an individual, the name, mailing address,</u>
9	and date of birth of the individual; or
10	<u>(ii) If the applicant is a health care facility or a home health</u>
11	<u>agency:</u>
12	(A) The name and mailing address of the facility or agency; and
13	<u>(B) The name, residential mailing address, and date of birth of the</u>
14	designated responsible individual;
15	<u>(b) The name, mailing address, and date of birth of any qualified</u>
16	patient for whom the person will serve as a registered caregiver;
17	<u>(c) An oath, affirmation, or statement to the effect that its</u>
18	representations are true as far as the individual executing the
19	application knows or should know; and
20	(d) Any other information as prescribed by the rules and regulations
21	<u>of the department.</u>
22	<u>(3) A person enrolled in the registry program as a registered</u>
23	caregiver may renew such registration by submitting a renewal application
24	in a form and manner prescribed by the department within ninety days
25	before the registration will expire.
26	<b>Sec. 11.</b> (1) Within thirty days after receipt of an application for
27	initial enrollment or renewal of enrollment in the registry under section
28	<u>9 or 10 of this act, the department shall either enroll the person as a</u>
29	qualified patient or registered caregiver, renew such enrollment, or give
30	written notice of denial.
31	(2) An application shall only be denied if:

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1	(a) The application fails to include the information and materials
2	required by section 9 or 10 of this act; or
3	(b) The applicant knowingly makes a false statement of material fact
4	<u>in the application.</u>
5	(3) If the application is denied, the notice of denial shall state
6	the reason enrollment or re-enrollment was denied.
7	(4) A denial under this section may be appealed. The appeal shall be
8	in accordance with the Administrative Procedure Act.
9	Sec. 12. (1) Upon granting an application under section 11 of this
10	act, the department shall issue the qualified patient or registered
11	caregiver a registry card or renew such card.
12	(2) A registry card for a qualified patient shall include:
13	(a) The patient's name and date of birth;
14	(b) The name, mailing address, and date of birth of the patient's
15	registered caregiver, if any; and
16	(c) The allowable amount of cannabis the patient may possess, if the
17	patient's written recommendation contains a notation specifying a greater
18	amount as provided in subsection (4) of section 7 of this act.
19	(3) A registry card for a registered caregiver shall include:
20	(a) The caregiver's name and date of birth, if applicable;
21	<u>(b) The name and date of birth of any qualified patient the</u>
22	caregiver is authorized to serve; and
23	(c) The allowable amount of cannabis the caregiver may possess,
24	separately listed for each qualified patient.
25	<u>(4)(a) Except as provided in subdivision (4)(b) of this section, an</u>
26	individual who is a qualified patient may also serve as a registered
27	caregiver for other qualified patients. In such case, the individual
28	shall submit separate applications under sections 9 and 10 of this act
29	and obtain separate qualified patient and registered caregiver registry
30	<u>cards.</u>
31	(b) An individual who is a qualified patient and who has a

registered caregiver shall not serve as a registered caregiver for other 1 2 qualified patients. (5)(a) No individual shall serve as a registered caregiver for more 3 than three qualified patients. 4 5 (b) A qualified patient shall have no more than two registered 6 caregivers. 7 Sec. 13. A registered caregiver may possess cannabis, cannabis products, and cannabis accessories on behalf of one or more qualified 8 9 patients served by the registered caregiver. The registered caregiver may 10 possess a separate allowable amount of cannabis for each such patient, including the registered caregiver, if the registered caregiver is also a 11 qualified patient. The caregiver shall separately label and store 12 cannabis, cannabis products, and cannabis accessories for each such 13 14 patient. 15 (1) If a qualified patient or registered caregiver is no Sec. 14. longer entitled to possess cannabis under the Nebraska Medical Cannabis 16 17 Patient Protection Act, the qualified patient or registered caregiver shall, within ten days after becoming ineligible: 18 19 (a) Notify the department and surrender his or her registry card to the department. Such notification and surrender shall be done in a form 20 21 and manner prescribed by the department; and 22 (b) Destroy any cannabis in compliance with rules and regulations of the department or turn it over to a dispensary for disposal. 23 (2)(a) If a qualified patient dies, any cannabis that had been in 24 25 the patient's possession shall, within thirty days after such death, be destroyed in compliance with rules and regulations of the department or 26 27 turned over to a dispensary for disposal. 28 (b) If a registered caregiver dies, any cannabis that had been in the caregiver's possession shall, within thirty days after such death: 29 (i) Be turned over to the qualified patient, if the patient may 30 possess such cannabis; 31

(ii) Be turned over to another registered caregiver for the same 1 2 qualified patient; or (iii) Be destroyed in compliance with rules and regulations of the 3 4 department or turned over to a dispensary for disposal. (3) A person transporting cannabis to a dispensary for disposal 5 under this section shall contact the department, and the department shall 6 7 coordinate delivery arrangements between such person and the dispensary. The department will provide the individual with a written, temporary 8 9 authorization to transport such cannabis, which will include details 10 regarding the delivery arrangements approved by the department. Sec. 15. If cannabis belonging to a gualified patient or registered 11 caregiver is stolen or lost, the gualified patient or registered 12 13 caregiver shall notify the department within five days after learning of such theft or loss. 14 15 A health care practitioner that issues written Sec. 16. recommendations shall not: 16 17 (1) Accept, solicit, or offer any form of pecuniary remuneration from or to any entity licensed under the Nebraska Medical Cannabis 18 Regulation Act; 19 (2) Offer a discount or any other thing of value to a qualified 20 21 patient who uses or agrees to use a particular dispensary; 22 (3) Examine a patient at a location where cannabis, cannabis products, or cannabis accessories are sold; or 23 24 (4) Hold an economic interest in any entity licensed under the 25 Nebraska Medical Cannabis Regulation Act. **Sec. 17.** A health care practitioner shall not be subject to arrest, 26 27 prosecution, or penalty in any manner, or denied any right or privilege, 28 including, but not limited to, civil penalty or disciplinary action by the department or by any other occupational or professional licensing 29 30 board, solely for providing a written recommendation or for stating that, in the health care practitioner's professional opinion, a patient is 31

<u>likely to receive therapeutic or palliative benefit from use of cannabis</u>
 <u>to treat or alleviate the patient's qualifying medical condition.</u>

3 Sec. 18. The governing body of a county, city, or village shall not 4 prohibit the delivery of cannabis, cannabis products, or cannabis 5 accessories for use under the Nebraska Medical Cannabis Patient 6 Protection Act either expressly or through the enactment of ordinances or 7 regulations that make the delivery impracticable in the respective 8 jurisdiction.

9 Sec. 19. (1) The department shall adopt and promulgate rules and
 10 regulations governing entities that serve as registered caregivers as
 11 provided in subdivision (5)(c) of section 2 of this act, including:

(a) Limiting the number of individuals who may transport and
 administer cannabis on behalf of the entity to a reasonably necessary
 number of individuals who have undergone appropriate training; and

(b) Requiring the name and date of birth of each individual who may
 transport or administer cannabis on behalf of the entity to be filed with
 the department.

18 (2) The department may adopt and promulgate other rules and
 19 regulations as necessary to carry out the Nebraska Medical Cannabis
 20 Patient Protection Act.

21 Sec. 20. Section 1, Initiative Law 2024, No. 438, is amended to 22 read:

23 Section 1. <u>This section and sections 21 to 47, 50 to 70, and 72 to</u> 24 <u>166</u> Sections 1 to 6 of this act shall be known and may be cited as the 25 Nebraska Medical Cannabis Regulation Act.

26 Sec. 21. For purposes of the Nebraska Medical Cannabis Regulation 27 Act, the definitions found in sections 2 and 22 to 47 of this act apply.

28 Sec. 22. Cancel means to discontinue all rights and privileges of a
29 license.

30 Sec. 23. <u>Cannabis for medical purposes means cannabis and cannabis</u> 31 accessories intended for use by qualified patients and registered

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1	caregivers pursuant to the Nebraska Medical Cannabis Patient Protection
2	Act for the alleviation of a qualifying medical condition.
3	Sec. 24. Commission means the Nebraska Medical Cannabis Commission.
4	Sec. 25. Conviction includes a plea or verdict of guilty or a
5	conviction following a plea of nolo contendere.
6	Sec. 26. Cultivator means a person licensed by the commission to
7	cultivate and process cannabis plants pursuant to the Nebraska Medical
8	Cannabis Regulation Act for sale to dispensaries, to products
9	manufacturers, and to other cultivators, but not to qualified patients or
10	registered caregivers.
11	Sec. 27. Dispensary means a person licensed by the commission to:
12	<u>(1) Purchase cannabis from cultivators;</u>
13	(2) Purchase cannabis products from products manufacturers and other
14	dispensaries; and
15	(3) Sell cannabis and cannabis products to qualified patients,
16	registered caregivers, and other dispensaries.
17	<b>Sec. 28.</b> (1) Disqualifying offense means a felony, of which a
18	person was convicted in the ten years preceding application for
19	<u>licensure, that is:</u>
20	<u>(a) A violent offense;</u>
21	<u>(b) A violation of the Nebraska Medical Cannabis Regulation Act or a</u>
22	violation of a substantially equivalent law of another jurisdiction in
23	<u>the United States; or</u>
24	<u>(c) A violation of subdivision (4)(a)(i) or subsection (5) of</u>
25	section 28-416 or a violation of a substantially equivalent law of
26	another jurisdiction in the United States.
27	<u>(2) An offense is not a disqualifying offense if it has been</u>
28	<u>pardoned, expunged, or set aside.</u>
29	(3) For purposes of this section:
30	<u>(a) Serious bodily injury has the same meaning as in section 28-109;</u>
31	<u>(b) Sexual contact and sexual penetration have the same meanings as</u>

1	<u>in section 28-318; and</u>
2	<u>(c) Violent offense means:</u>
3	<u>(i) A felony violation of any of the following: Section 28-303,</u>
4	<u>28-304, 28-305, 28-306, 28-308, 28-309, 28-310.01, 28-311, 28-311.01,</u>
5	<u>28-311.03, 28-311.08, 28-313, 28-314, 28-316.01, 28-319, 28-319.01,</u>
6	<u>28-320, 28-320.01, 28-320.02, 28-322.02, 28-322.03, 28-322.04, 28-322.05,</u>
7	<u>28-323, 28-324, 28-386, 28-391, 28-392, 28-393, 28-394, 28-397, 28-398,</u>
8	<u>28-502, 28-503, 28-507, 28-703, 28-707, 28-813.01, 28-831, 28-833,</u>
9	<u>28-904, 28-905, 28-912, 28-929, 28-930, 28-931, 28-931.01, 28-932,</u>
10	<u>28-933, 28-934, 28-1005, 28-1009, 28-1105.01, 28-1205, 28-1212.02,</u>
11	<u>28-1212.04, 28-1221, 28-1222, 28-1223, 28-1224, 28-1351, 28-1463.03,</u>
12	<u>28-1463.05, or 42-924;</u>
13	<u>(ii) An offense which is a Class IIIA felony or higher which</u>
14	includes, as an element of the offense:
15	(A) Sexual contact or sexual penetration; or
16	<u>(B) The threat to inflict serious bodily injury or death on another</u>
17	person, the infliction of serious bodily injury on another person, or
18	causing the death of another person;
19	<u>(iii) Consists of attempt, conspiracy, being an accessory to, or</u>
20	<u>aiding and abetting a felony with any of the offenses described in</u>
21	<u>subdivision (3)(c)(i) or (ii) of this section as the underlying offense;</u>
22	or
23	<u>(iv) A felony offense that is substantially equivalent to an offense</u>
24	<u>described in subdivision (3)(c)(i), (ii), or (iii) of this section under</u>
25	the laws of another jurisdiction in the United States.
26	Sec. 29. Extraction means a process by which cannabinoids are
27	separated from cannabis plant material through chemical or physical
28	means.
29	Sec. 30. License means a license issued by the commission pursuant
30	to the Nebraska Medical Cannabis Regulation Act.
31	Sec. 31. Licensed premises means the premises specified in an

application for a license under the Nebraska Medical Cannabis Regulation 1 2 Act, which are owned by or in the possession of the licensee and within 3 which the licensee is authorized to cultivate, process, manufacture, distribute, transport, sell, or test cannabis in accordance with the 4 5 Nebraska Medical Cannabis Regulation Act. Licensee means a person licensed by the commission 6 Sec. 32. 7 pursuant to the Nebraska Medical Cannabis Regulation Act. Local governing body means (1) the city council or village 8 Sec. 33. 9 board of trustees of a city or village within which the licensed premises 10 are located or (2) if the licensed premises are not within the corporate limits of a city or village, the county board of the county within which 11 12 the licensed premises are located. 13 Location means a particular parcel of land that may be Sec. 34. identified by an address or other descriptive means. 14 15 Manager means a person appointed by a corporation or Sec. 35. limited liability company to oversee the daily operation of a licensee in 16 17 Nebraska. A manager shall meet all the requirements of the Nebraska Medical Cannabis Regulation Act as though such person were the applicant. 18 Ordinance means any ordinance, regulation, resolution, or 19 Sec. 36. other law duly enacted by a local governing body. 20 Sec. 37. Premises means a distinctly identified and definite 21 22 location, as required by the commission, and may include a building, a 23 part of a building, a room, or any other definite contiguous area. 24 Process or processing means to harvest, dry, cure, trim, Sec. 38. 25 and separate parts of the cannabis plant by manual or mechanical means. Products manufacturer means a person licensed by the 26 Sec. 39. commission to conduct extraction and to manufacture cannabis products 27 pursuant to the Nebraska Medical Cannabis Regulation Act for sale and 28 distribution to dispensaries and other products manufacturers, but not to 29 30 qualified patients or registered caregivers. 31 Sec. 40. Revoke means to permanently void and recall all rights and

1	privileges of a license.
2	Sec. 41. Seed-to-sale tracking system means a software system that:
3	<u>(1) Is designed to perform functions necessary to fulfill a</u>
4	licensee's responsibilities in tracking cannabis from either the seed or
5	immature plant stage until the cannabis is sold to a qualified patient or
6	registered caregiver or otherwise disposed of;
7	(2) Meets the requirements of section 120 of this act; and
8	(3) Is approved by the commission.
9	Sec. 42. Suspend means to cause a temporary interruption of all
10	rights and privileges of a license.
11	Sec. 43. <u>Testing facility means a person licensed under the</u>
12	Nebraska Medical Cannabis Regulation Act to analyze, test, and certify
13	cannabis, including for potency and the presence of contaminants.
14	Sec. 44. THC means tetrahydrocannabinol.
15	Sec. 45. Track and trace system means the system created by the
16	commission under section 120 of this act.
17	Sec. 46. Transfer means to grant, convey, hand over, assign, sell,
18	<u>exchange, or barter, in any manner or by any means, with or without</u>
19	<u>consideration.</u>
20	Sec. 47. Unreasonably impracticable means that the measures
21	necessary to comply with the rules and regulations adopted and
22	promulgated pursuant to the Nebraska Medical Cannabis Regulation Act or
23	the ordinances enacted by a local governing body pursuant to the act
24	would subject a licensee to unreasonable risk or require such a large
25	<u>investment of risk, money, time, or any other resource or asset that a</u>
26	reasonably prudent businessperson would not operate as a licensee.
07	Sec. 48. Section 4, Initiative Law 2024, No. 438, is amended to
27	
27 28	read:

30 registration and regulation of persons that possess, <u>cultivate, process,</u>
 31 manufacture, distribute, <u>transport, sell, and test</u> deliver, and dispense

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cannabis for medical purposes pursuant to the Nebraska Medical Cannabis
 Regulation Act, the Nebraska Medical Cannabis Commission is created.

3 (2) The commission shall consist of no fewer than three and no more4 than five members.

5 (3) The three members of the Nebraska Liquor Control Commission 6 shall be ex officio members of the commission, serving terms and 7 receiving appointment in the same manner as provided in section 53-105.

8 (4) The Governor may appoint two additional members, subject to 9 confirmation by a majority of the members elected to the Legislature, to 10 serve with the members of the Nebraska Liquor Control Commission as 11 members of the Nebraska Medical Cannabis Commission. The members 12 appointed pursuant to this subsection shall serve six-year terms.

(5) The Governor may reappoint members of the commission, subject to
 approval by a majority of the members elected to the Legislature.

15 Sec. 49. Section 5, Initiative Law 2024, No. 438, is amended to 16 read:

17 Sec. 5. The power to regulate all phases of the control of the 18 possession, <u>cultivation, processing, manufacture, distribution,</u> 19 <u>transportation, selling, and testing delivery, and dispensing</u> of cannabis 20 for medical purposes by <u>licensees</u> registered cannabis establishments in 21 the state pursuant to the Nebraska Medical Cannabis Regulation Act is 22 vested exclusively in the commission.

23 Sec. 50. <u>A majority of the members of the commission shall</u> 24 <u>constitute a quorum to transact business, but no vacancy shall impair the</u> 25 <u>right of the remaining commissioners to exercise all of the powers of the</u> 26 <u>commission. Every act of a majority of the commissioners shall be deemed</u> 27 <u>to be the act of the commission.</u>

Sec. 51. (1) The commission shall have an executive director, to be
 appointed by the commission. The executive director of the Nebraska
 Liquor Control Commission may also serve as the executive director of the
 Nebraska Medical Cannabis Commission, or the Nebraska Medical Cannabis

1 <u>Commission may appoint a separate individual to serve as its executive</u>

2 <u>director. If the commission appoints a separate individual, such</u>

3 appointment shall be subject to the approval of the Governor.

4 (2) The salary of the executive director shall be fixed by the
5 commission and payable monthly.

6 (3) The executive director shall keep a record of all proceedings,
7 transactions, communications, and official acts of the Nebraska Medical
8 Cannabis Commission. The executive director shall be the custodian of all
9 records and perform such other duties as the commission may prescribe.

Sec. 52. <u>Before entering upon the duties of office, each</u>
 <u>commissioner and the executive director shall be bonded or insured as</u>
 <u>required by section 11-201. The premium shall be paid by the State of</u>
 <u>Nebraska out of the General Fund.</u>

14 Sec. 53. (1) The commission may, with the advice and approval of 15 the Governor, appoint or employ such clerks and other employees as may be 16 necessary to carry out the Nebraska Medical Cannabis Regulation Act or to 17 perform the duties and exercise the powers conferred by law upon the 18 commission.

(2) Employees of the commission who are accountable for public funds
 shall be bonded or insured as required by section 11-201 to secure the
 safety of such funds. The premium shall be paid by the State of Nebraska
 out of the General Fund.

The commissioners, the executive director of the 23 Sec. 54. 24 commission, and all employees of the commission shall be reimbursed for 25 expenses incurred in the discharge of their official duties as provided in sections 81-1174 to 81-1177. The commission may also incur necessary 26 27 expenses for office furniture and other incidental expenses. No 28 commissioner, executive director, or employee of the commission shall request or be allowed mileage or other traveling expenses unless such 29 30 sections are strictly complied with.

31 Sec. 55. (1) The office of the commission shall be in Lincoln, but

the commission may, with the approval of the Governor, establish and
 maintain branch offices at places other than the seat of government.

3 (2) The commission shall hold regular meetings at least once a month 4 and may hold such special meetings as it deems necessary at any time and 5 at any place within the state.

(3) The commission may, for authentication of its records, process, 6 7 and proceedings, adopt, keep, and use a common seal, of which seal judicial notice shall be taken in all of the courts of the state. Any 8 process, notice, or other paper which the commission is authorized by law 9 10 to issue shall be deemed sufficient if signed by the chairperson and executive director of the commission and authenticated by such seal. All 11 acts, orders, proceedings, rules, regulations, entries, minutes, and 12 other records of the commission and all reports and documents filed with 13 the commission may be proved in any court of this state by copy thereof 14 15 certified to by the executive director attached.

Sec. 56. The Attorney General shall designate an assistant attorney general or assistant attorneys general, when requested by the commission and directed by the Governor, and the services of such assistant attorney general or assistant attorneys general shall be available to the commission whenever demanded. The compensation of such assistant attorney general or assistant attorneys general as are assigned to the commission shall be paid by the office of the Attorney General.

23 Sec. 57. (1) Except as otherwise provided in subsection (2) of this 24 section, a commissioner, the executive director, or any employee of the 25 commission shall not:

26 (a) Directly or indirectly, individually, as a member of a
 27 partnership, as a member of a limited liability company, or as a
 28 shareholder of a corporation, have any interest whatsoever in the
 29 cultivation, processing, manufacture, distribution, transportation,
 30 testing, or sale of cannabis or hemp; or

31 (b) Receive any compensation or profit from an activity described in

1 <u>subdivision (1)(a) of this section or have any interest whatsoever in the</u>

2 purchases or sales made by the persons authorized by the Nebraska Medical

3 <u>Cannabis Regulation Act to purchase or sell cannabis.</u>

4 (2) With the written approval of the executive director, an employee
5 of the commission, other than the executive director or a division
6 manager, may accept part-time or seasonal employment with a licensee.

7 (3) This section shall not prevent any commissioner, the executive
 8 director, or any employee from engaging in any conduct as a qualified
 9 patient or registered caregiver that is protected under the Nebraska
 10 Medical Cannabis Patient Protection Act.

Sec. 58. (1) Except as provided in subsection (2) of section 57 of this act, a commissioner, the executive director, or any person employed by the commission shall not:

(a) Solicit or accept any gift, gratuity, emolument, or employment
 from any person subject to the Nebraska Medical Cannabis Regulation Act
 or from any officer, agent, or employee of such person; or

(b) Solicit, request from, or recommend, directly or indirectly, to
 any person subject to the Nebraska Medical Cannabis Regulation Act or to
 any officer, agent, or employee of such person the appointment of any
 person to any place or position.

(2) Except as provided in subsection (2) of section 57 of this act,
 any person subject to the Nebraska Medical Cannabis Regulation Act and
 every officer, agent, or employee of such person shall not offer to any
 commissioner, the executive director, or any person employed by the
 commission any gift, gratuity, emolument, or employment.

26 (3) If a commissioner, the executive director, or any person
 27 employed by the commission violates this section, such person shall be
 28 removed from such office or employment.

29 (4) A violation of this section is a Class II misdemeanor.

30 **Sec. 59.** <u>(1) A commissioner, the executive director, or a</u> 31 <u>commission employee with regulatory oversight responsibilities for</u>

licensees shall not work for, represent, or provide consulting services 1 2 to or otherwise derive pecuniary gain from a licensee or other business 3 entity established for the primary purpose of providing services to the medical cannabis industry for a period of six months following such 4 5 person's last day of service to, or employment with, the commission. 6 (2) A violation of this section is a Class II misdemeanor. 7 Sec. 60. On or before January 1, 2027, and annually thereafter, the commission shall publish a report of its actions during the preceding 8 9 year, including a comprehensive description of its activities and 10 including the number of licensees of each class issued; enforcement actions in which fines, suspensions, revocations, or other disciplinary 11 sanctions were issued; and a statement of revenue and expenses of the 12 13 commission.

14 Sec. 61. <u>The commission and the Department of Agriculture</u>, 15 <u>Department of Revenue</u>, and Department of Health and Human Services shall 16 <u>work collaboratively in furtherance of the intent of the Nebraska Medical</u> 17 <u>Cannabis Regulation Act and to ensure that the cultivation</u>, processing, 18 <u>manufacture</u>, distribution, transportation, testing, and sale of cannabis 19 in this state is conducted in accordance with the act.

Sec. 62. (1) On or before October 1, 2025, the commission shall adopt and promulgate rules and regulations necessary for the proper regulation and control of the cultivation, processing, manufacture, distribution, transportation, sale, and testing of cannabis and for the enforcement of the Nebraska Medical Cannabis Regulation Act. Such rules and regulations shall include, but not be limited to:

(a) Procedures and requirements for the issuance and renewal of
 licenses, payment of fees, investigating and deciding disciplinary
 proceedings, and imposing sanctions for violations of the Nebraska
 Medical Cannabis Regulation Act or rules and regulations adopted and
 promulgated thereunder;

31 (b) Qualifications and procedures for licensure under the Nebraska

1	Medical Cannabis Regulation Act;
2	(c) Requirements and procedures for testing cannabis for potency and
3	the presence of contaminants and to otherwise ensure the safety of
4	<u>qualified patients;</u>
5	(d) Rules relating to acceptable testing and research practices,
6	including, but not limited to, research methods, standards, quality
7	control analysis, equipment certification and calibration, and chemical
8	identification;
9	(e) Specifications of duties of officers and employees of the
10	<pre>commission;</pre>
11	(f) Instructions for local governing bodies and law enforcement
12	<u>officers;</u>
13	<u>(g) Requirements for inspections, investigations, searches,</u>
14	seizures, forfeitures, and such additional enforcement activities as may
15	become necessary from time to time;
16	(h) Documentation for identifying licensees and their owners,
17	officers, managers, and employees;
18	(i) A schedule of penalties for violations and procedures for
19	issuing and appealing citations for violations of statutes and rules and
20	issuing administrative citations;
21	(j) Requirements for the security of licensed premises, including,
22	at a minimum, lighting, physical security, video, and alarm requirements,
23	and other minimum procedures for internal control as deemed necessary by
24	the commission to properly administer and enforce the Nebraska Medical
25	Cannabis Regulation Act, including reporting requirements for changes,
26	alterations, or modifications to the licensed premises. Such requirements
27	shall not prohibit the cultivation of cannabis outdoors or in
28	greenhouses;
29	<u>(k) Regulations on the storage of, warehouses for, and</u>
30	transportation of cannabis;
31	(1) Regulations concerning the statewide track and trace system and

1	seed-to-sale tracking system as provided in section 120 of this act;
2	(m) Rules regarding the records to be kept by licensees to ensure
3	that licensees keep complete and accurate electronic records for all
4	transactions involving cannabis, including, but not limited to, rules
5	regarding the types of records each licensee shall maintain, retention
6	schedules, the required availability of the records, and inspection
7	procedures;
8	(n) Rules concerning disposal of cannabis by licensees, qualified
9	patients, registered caregivers, and others as deemed necessary or
10	appropriate by the commission;
11	(o) Rules concerning limited access areas as defined in section 113
12	<u>of this act;</u>
13	(p) Health and safety regulations and standards for the manufacture
14	of cannabis products and cultivation of cannabis;
15	(q) Sanitary requirements for dispensaries;
16	(r) Limitations on the display of cannabis in dispensaries;
17	(s) Rules for persons transporting cannabis, including, but not
18	limited to, insurance requirements; acceptable timeframes for transport,
19	storage, and delivery; and requirements for transport vehicles; and
20	(t) Such other matters as are necessary for the fair, impartial,
21	stringent, and comprehensive administration of the Nebraska Medical
22	Cannabis Regulation Act.
23	(2) On and after October 1, 2025, the commission may adopt and
24	promulgate rules and regulations necessary to carry out the Nebraska
25	Medical Cannabis Regulation Act.
26	Sec. 63. The commission may develop such forms, applications, and
27	other documentation as are necessary or convenient in the discretion of
28	the commission for the administration of the Nebraska Medical Cannabis
29	Regulation Act or any rules and regulations adopted and promulgated
30	<u>thereunder.</u>
31	Sec. 64. Nothing in the Nebraska Medical Cannabis Regulation Act

shall be construed as delegating to the commission the power to fix 1 2 prices for cannabis. 3 Sec. 65. Rules and regulations adopted and promulgated pursuant to the Nebraska Medical Cannabis Regulation Act and any ordinance enacted by 4 a local governing body shall not: 5 6 (1) Except as provided in subsection (5) of section 85 of this act, 7 make it unreasonably impracticable to operate as a licensee; (2) Require testing of cannabis before the commission has licensed 8 any testing facilities or, if such facilities have been licensed, before 9 10 such facilities are capable of performing any required tests in a timely 11 manner; 12 (3) Require a qualified patient or registered caregiver to provide a dispensary with documentation or identifying information other than a 13 14 registry card; 15 (4) Require a dispensary to acquire or record personal information about qualified patients or registered caregivers other than information 16 typically required in a retail transaction; or 17 (5) Prohibit cultivation of cannabis using inorganic cultivation 18 19 methods. (1) The commission shall provide without charge to any 20 Sec. 66. licensee a copy of the Nebraska Medical Cannabis Regulation Act, any 21 22 rules and regulations adopted and promulgated thereunder, and any other information which the commission deems important in the area of cannabis 23 24 control in the State of Nebraska. 25 (2) The information may be printed in a booklet, a pamphlet, or any other form the commission may determine to be appropriate. 26 27 (3) The commission may update such material as often as it deems 28 necessary. (4) The commission may provide such material to any other person 29 upon request and may charge a fee for the material. The fee shall be 30 reasonable and shall not exceed any reasonable or necessary costs of 31

1	producing the material for distribution.
2	Sec. 67. The commission may:
3	(1) Call upon other departments of the state, political
4	subdivisions, law enforcement agencies, and prosecutors for such
5	information and assistance as the commission deems necessary in the
6	performance of its duties; and
7	(2) Recommend ordinances to local governing bodies not inconsistent
8	with the Nebraska Medical Cannabis Regulation Act.
9	<b>Sec. 68.</b> <u>The commission may request the State Fire Marshal to</u>
10	inspect any licensed premises or premises for which a license is sought
11	for fire safety pursuant to section 81-502. The State Fire Marshal shall
12	assess a fee for such inspection pursuant to section 81-505.01 payable by
13	such licensee or applicant. The State Fire Marshal may delegate the
14	authority to make such inspections to qualified local fire prevention
15	personnel pursuant to section 81-502.
16	Sec. 69. (1) The commission shall maintain the confidentiality of
17	reports or other information obtained from a licensee:
18	<u>(a) Containing any individualized data, information, or records</u>
19	related to the licensee or its operation, including sales information,
20	financial records, tax returns, credit reports, cultivation information,
21	testing results, or security information and plans;
22	<u>(b) Which reveals any qualified patient or registered caregiver</u>
23	<u>information; or</u>
24	<u>(c) Which are otherwise made confidential or exempt from public</u>
25	<u>disclosure pursuant to state or federal law.</u>
26	(2) Confidential information and reports shall only be used for
27	purposes authorized by the Nebraska Medical Cannabis Regulation Act or
28	for any other state or local law enforcement purpose. Any qualified
29	patient or registered caregiver information shall only be used for
30	purposes authorized by the Nebraska Medical Cannabis Regulation Act or
31	the Nebraska Medical Cannabis Patient Protection Act.

<u>(3) A person who discloses confidential records or information in</u>
 violation of the Nebraska Medical Cannabis Regulation Act shall be guilty
 of a Class II misdemeanor.

Sec. 70. (1) The Medical Cannabis Control Fund is created. The fund
shall consist of all fees, gifts, grants, and other money, excluding
fines and civil penalties, received or collected by the commission under
the Nebraska Medical Cannabis Regulation Act.

(2) The commission shall use the fund for the administration and 8 9 enforcement of the Nebraska Medical Cannabis Regulation Act. The fund may 10 be used to cover any such administrative or enforcement costs, including, but not limited to, salary and benefits; expenses incurred by the 11 commission in producing or distributing the forms, materials, and other 12 13 documentation required by the act; costs of equipment needed to enforce the act; and costs associated with electronic regulatory transactions, 14 industry education events, and enforcement training. 15

16 (3) Transfers may be made from the Medical Cannabis Control Fund to
 17 the General Fund at the direction of the Legislature.

(4) Any money in the Medical Cannabis Control Fund available for
 investment shall be invested by the state investment officer pursuant to
 the Nebraska Capital Expansion Act and the Nebraska State Funds
 Investment Act.

22 Sec. 71. Section 3, Initiative Law 2024, No. 438, is amended to 23 read:

24 Sec. 3. (1) Subject to the requirements of the Nebraska Medical 25 Cannabis Regulation Act, it shall not be an offense under state law for a licensee registered cannabis establishment, its employees, and its agents 26 to possess, <u>cultivate, process, manufacture</u>, distribute, <u>transport</u>, <u>sell</u>, 27 28 and test deliver, and dispense cannabis for medical purposes, provided such conduct complies with applicable rules and regulations adopted and 29 promulgated by the commission pursuant to the act Nebraska Medical 30 Cannabis Regulation Act. 31

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(2) Conduct protected by <u>the Nebraska Medical Cannabis Regulation</u>
 <u>Act</u> this section shall not be subject to the Uniform Controlled
 Substances Act.

Sec. 72. <u>An attorney shall not be subject to disciplinary action</u>
<u>for providing legal assistance to a prospective licensee, licensee, or</u>
<u>another person or entity who is engaged in lawful activities pursuant to</u>
<u>the Nebraska Medical Cannabis Regulation Act.</u>

Sec. 73. A contract entered into by a licensee or its employees or 8 9 agents, or by those who allow their property to be used by a licensee or 10 its employees or agents, shall not be unenforceable on the basis that possessing, cultivating, processing, manufacturing, distributing, 11 dispensing, testing, transporting, selling, or using cannabis is 12 13 prohibited by federal law. It is the public policy of the State of Nebraska that such contracts shall be enforceable to the same extent as 14 15 other contracts.

Sec. 74. (1) A financial institution may loan money to, accept deposits from, and otherwise do business with any licensee to the same extent as other persons, subject to any restrictions of the Nebraska Medical Cannabis Regulation Act.

20 (2) For purposes of this section, financial institution means a
 21 bank, savings bank, credit card bank, savings and loan association,
 22 building and loan association, trust company, or credit union organized
 23 under the laws of any state or organized under the laws of the United
 24 States.

Sec. 75. (1) There shall be the following types of licenses under
 the Nebraska Medical Cannabis Regulation Act:

27 <u>(a) Cultivator;</u>

28 <u>(b) Dispensary;</u>

29 <u>(c) Patient delivery;</u>

30 <u>(d) Products manufacturer;</u>

31 (e) Testing facility; and

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1	<u>(f) Transporter.</u>
2	<u>(2) In order to encourage diverse market participation, the</u>
3	commission shall by rule and regulation establish three tiers of license.
4	Except as provided in subsection (3) of this section, the commission
5	<u>shall establish tiers for each type of license. The tiers shall be as</u>
6	<u>follows:</u>
7	<u>(a) Tier 1 (Microbusinesses);</u>
8	<u>(b) Tier 2 (Small businesses); and</u>
9	<u>(c) Tier 3 (Large-scale operators).</u>
10	<u>(3) Patient delivery licenses shall only be issued as Tier 1</u>
11	<u>microbusiness licenses.</u>
12	<b>Sec. 76.</b> (1) The commission shall ensure that at least fifty
13	percent of all licenses are issued to social equity applicants.
14	(2) Social equity applicant means an applicant for a license that
15	meets the criteria described in subsection (3) of this section.
16	<u>(3) An applicant shall be eligible to apply as a social equity</u>
17	applicant if at least fifty-one percent of the applicant is owned and
18	controlled by, and fifty-one percent of the applicant's profits are
19	shared by, individuals who:
20	<u>(a) Have resided for at least five of the ten years preceding the</u>
21	date of application in a disproportionately impacted area;
22	<u>(b) Have been arrested for, convicted of, or adjudicated for a</u>
23	<u>qualifying cannabis offense; or</u>
24	<u>(c) Are a parent, legal guardian, child, spouse, or dependent of an</u>
25	individual described in subdivision (3)(b) of this section.
26	(4) For purposes of this section:
27	<u>(a) Disproportionately impacted area means an area within the State</u>
28	of Nebraska that satisfies the following criteria, as determined by the
29	commission, in consultation with the Department of Economic Development:
30	(i) The area meets at least one of the following criteria:
31	(A) The average poverty rate in the area is twenty percent or more

1	for the total federal census tract or tracts or federal census block
2	group or block groups in the area;
3	(B) Seventy-five percent or more of the children in the area qualify
4	for free or reduced-price lunches under United States Department of
5	Agriculture child nutrition programs;
6	(C) At least twenty percent of the households in the area receive
7	assistance under the federal Supplemental Nutrition Assistance Program;
8	or
9	(D) The average rate of unemployment in the area during the period
10	covered by the most recent federal decennial census or American Community
11	Survey 5-Year Estimate by the United States Bureau of the Census is at
12	least one hundred fifty percent of the average rate of unemployment in
13	the state during the same period; and
14	<u>(ii) The area has experienced significant, negative impacts from the</u>
15	<u>war on drugs;</u>
16	<u>(b)(i) Qualifying cannabis offense means:</u>
17	(A) A violation of section 28-416 as such section existed prior to
18	the effective date of this act involving no controlled substance other
19	than cannabis or any substance containing a quantifiable amount of the
20	substances, chemicals, or compounds described, defined, or delineated in
21	<pre>subdivision (c)(27) of Schedule I of section 28-405;</pre>
22	(B) A violation of section 28-441 or 28-442 as such sections existed
23	prior to the effective date of this act involving cannabis;
24	(C) Violation of an ordinance substantially similar to an offense
25	described in subdivision (4)(b)(i)(A) or (B) of this section;
26	<u>(D) Attempt, solicitation, aiding or abetting, being an accessory,</u>
27	or conspiracy to commit an offense listed in subdivision (4)(b)(i)(A),
28	(B), or (C) of this section; or
29	<u>(E) A violation of the laws of another jurisdiction that is</u>
30	substantially similar to a violation described in subdivision (4)(b)(i)
31	(A), (B), (C), or (D) of this section.

(ii) Qualifying cannabis offense does not include any disqualifying 1 2 offense; and 3 (c) War on drugs means the campaign led by the United States federal government, and supported by the state of Nebraska and local governments, 4 to reduce the illegal drug trade. This campaign included policies and 5 initiatives aimed at reducing the production, distribution, and 6 7 consumption of illegal drugs, often characterized by strict law enforcement, drug prohibition, and criminal justice measures. 8 9 (4) The commission shall adopt rules and regulations to carry out 10 this section and other procedures and policies to promote and encourage full participation in the regulation of the medical cannabis industry by 11 people from communities that have previously been disproportionately 12 13 harmed by cannabis prohibition and to positively impact those 14 communities. 15 Sec. 77. (1) Beginning January 1, 2026, a social equity applicant may apply for a license under the Nebraska Medical Cannabis Regulation 16 17 Act. Beginning April 1, 2026, a person that is not a social equity applicant may apply for a license. An application for issuance or renewal 18 of a license shall be: 19 (a) In the form and manner required by the commission; 20 (b) Accompanied by the fee required by section 80 of this act; and 21 (c) Verified by oath or affirmation of the persons prescribed by the 22 23 commission. (2) An application for issuance or renewal of a license shall 24 25 include: (a) The name and address of the applicant and how long the applicant 26 has resided in Nebraska; 27 28 (b) The names and addresses of the applicant's officers, directors, 29 or managers; (c) The particular premises for which a license is desired, 30 designating the premises by street and number, if practicable, or by such 31

1	other description as definitively locates the premises;
2	<u>(d) The name of the owner of the premises upon which the business</u>
3	<u>licensed is to be operated;</u>
4	<u>(e) A statement that:</u>
5	<u>(i) If the application is submitted before January 1, 2030, the</u>
6	applicant satisfies the residency requirements of section 78 of this act;
7	and
8	<u>(ii) The applicant is not disqualified under section 79 of this act;</u>
9	<u>(f) A statement that the applicant intends to operate the business</u>
10	authorized by the license on the applicant's own behalf and not as the
11	agent of any other person and that if licensed the applicant will operate
12	such business on the applicant's own behalf and not as the agent for any
13	<u>other person;</u>
14	(g) A statement that the applicant intends to superintend in person
15	the management of the business licensed and that, if so licensed, the
16	applicant will superintend in person the management of the business;
17	<u>(h) If the applicant is a social equity applicant, information to</u>
18	establish eligibility as determined by the commission; and
19	<u>(i) Such other information as the commission may from time to time</u>
20	<u>direct.</u>
21	<u>(3)(a) An applicant for initial issuance shall also submit two</u>
22	legible sets of fingerprints to be furnished to the Federal Bureau of
23	Investigation through the Nebraska State Patrol for a national criminal
24	history record check and the fee for such record check payable to the
25	patrol. The applicant shall authorize release of the national criminal
26	history record check to the commission.
27	<u>(b) The commission may require an applicant for renewal to comply</u>
28	with subdivision (3)(a) of this section when there is a demonstrated
29	<u>investigative need.</u>
30	(4)(a) An application for issuance of a license shall be accompanied
31	by plans and specifications for the interior of any building on the

licensed premises, if the building to be occupied is in existence at the
time of the application. If such building is yet to be constructed, the
applicant shall file a plot plan and a detailed sketch for the interior
and submit an architect's drawing of the building to be constructed.
(b) The commission shall not issue or renew a license until it is
established that the applicant is, or will be, entitled to possession of
the premises for which application is made under a lease, rental
agreement, or other arrangement for possession of the premises or by
<u>virtue of ownership of the premises.</u>
(5) The commission shall give priority in application review to
social equity applicants.
(6) If any false statement is made in any part of an application,
the applicant shall be deemed guilty of perjury, and upon conviction
thereof the license shall be denied or revoked and the applicant
subjected to the penalties set forth in section 28-915.
Sec. 78. Until January 1, 2030:
<u>(1) The commission shall not issue or renew a license unless at</u>
least fifty-one percent of the ownership of the applicant is comprised of
<u>natural persons who have been residents of Nebraska for at least two</u>
years; and
<u>(2) It shall be unlawful to operate as a licensee unless at least</u>
fifty-one percent of the ownership of the licensee is comprised of
<u>natural persons who have been residents of Nebraska for at least two</u>
years.
Sec. 79. <u>A license provided by the Nebraska Medical Cannabis</u>
Regulation Act shall not be issued to or held by:
(1) Any person who has been convicted of a disqualifying offense
within the preceding ten years;
(2) A person if any of its officers, directors, stockholders, or
owners have been convicted of a disqualifying offense within the
preceding ten years;

1	<u>(3) A person financed in whole or in part by any other person who</u>
2	has been convicted of a disqualifying offense within the preceding ten
3	years;
4	<u>(4) A person under eighteen years of age;</u>
5	<u>(5) A licensee or former licensee who, during a period of licensure</u>
6	or at the time of application, has failed to:
7	(a) File any tax return related to a licensee; or
8	<u>(b) Pay any taxes, interest, or penalties due, as determined by</u>
9	final agency action, relating to a licensee;
10	<u>(6) Any state, county, municipality, or other political subdivision,</u>
11	any branch, department, agency, or subdivision of any of the foregoing,
12	and any corporation or other entity established by law to carry out any
13	governmental function;
14	<u>(7) A peace officer, an employee of a jail or the Department of</u>
15	Correctional Services, or an official or employee of a local governing
16	body;
17	<u>(8) A health care practitioner who has issued one or more written</u>
18	recommendations in the preceding five years;
19	<u>(9) A person who is not legally able to work in Nebraska; or</u>
20	(10) A publicly traded company.
21	Sec. 80. (1) An application for initial issuance of a license shall
22	be accompanied by the fee prescribed in this section.
23	<u>(2)(a) Fees for initial issuance of a license shall be based on the</u>
24	tier of the applicant as provided in section 75 of this act:
25	<u>(i) For tier 1 (microbusinesses), five hundred dollars;</u>
26	<u>(ii) For tier 2 (small businesses), one thousand dollars; and</u>
27	(iii) For tier 3 (large-scale operators), one thousand five hundred
28	<u>dollars.</u>
29	(b) The commission shall waive seventy-five percent of the fee for
30	any social equity applicant.
31	<u>(c) The commission shall not charge a fee for an application for a</u>

1	patient delivery license.
2	(3) An application for renewal of a license shall be accompanied by
3	<u>a fee in an amount equal to the fee for initial issuance of such license.</u>
4	(4) Fees paid to the commission under this section shall be remitted
5	to the State Treasurer for credit as follows:
6	(a) Fifty percent shall be credited to the Medical Cannabis Control
7	Fund; and
8	<u>(b) Fifty percent shall be remitted to the county, city, or village</u>
9	treasurer of the local governing body with jurisdiction over the licensed
10	premises.
11	<u>(5)(a) The city or village treasurer shall credit fees received</u>
12	under this section to the school fund of the school district lying wholly
13	or partially within the corporate limits of such city or village.
14	<u>(b) The county treasurer shall credit fees received under this</u>
15	section to the school fund of the county.
16	Sec. 81. (1) Except as provided in subsection (2) of this section,
17	the commission shall approve or deny an application for issuance or
18	renewal of a license within one hundred twenty days after receiving a
19	completed application and the appropriate fee.
20	(2) With the applicant's written consent, the commission may extend
21	the deadline provided in this section.
22	Sec. 82. Upon receiving an application for a license, the
23	commission shall notify the clerk of the city or village in which such
24	license is sought or, if the license sought is not sought within a city
25	or village, the county clerk of the county in which such license is
26	sought, of the receipt of the application and shall include one copy of
27	the application with the notice. No such license shall be issued or
28	denied by the commission until the expiration of the time allowed for the
29	receipt of a recommendation of denial or a resident objection requiring a
30	hearing under subsection (1) or (2) of section 86 of this act. During the
31	period of forty-five days after the date of receipt by mail or electronic

delivery of such application from the commission, the local governing 1 2 body of such city, village, or county may make and submit to the commission recommendations relative to the granting or denial of such 3 4 license to the applicant. 5 (1) If no hearing is required pursuant to subsection (1) Sec. 83. or (2) of section 86 of this act and the commission has no objections 6 7 pursuant to subsection (3) of such section, the commission may waive the forty-five-day objection period and, if not otherwise prohibited by law, 8 9 cause a license to be signed by its chairperson, attested by its 10 executive director over the seal of the commission, and issued in the manner provided in subsection (4) of this section as a matter of course. 11 (2) A license may be issued to any qualified applicant if the 12 13 commission finds that: (a) The applicant is fit, willing, and able to properly provide the 14 15 service proposed within the city, village, or county where the premises described in the application are located; 16 17 (b) The applicant can conform to all provisions and requirements of the Nebraska Medical Cannabis Regulation Act and rules and regulations 18 19 adopted and promulgated thereunder; (c) The applicant has demonstrated that the type of management and 20 control to be exercised over the premises described in the application 21 22 will be sufficient to ensure that the licensed business can conform to all provisions and requirements of the Nebraska Medical Cannabis 23 Regulation Act and rules and regulations adopted and promulgated 24 25 thereunder; and (d) The issuance of the license is or will be required by the 26 present or future public convenience and necessity. 27 28 (3) In making its determination pursuant to subsection (2) of this section, the commission shall consider: 29 30 (a) Any recommendation of the local governing body; (b) Any resident objection made in accordance with section 86 of 31

1	<u>this act;</u>
2	<u>(c) The existing population of the city, village, or county and its</u>
3	projected growth;
4	<u>(d) The nature of the neighborhood or community of the location of</u>
5	the proposed licensed premises;
6	<u>(e) The existence or absence of other licensees within the</u>
7	neighborhood or community of the location of the proposed licensed
8	premises and whether, as evidenced by substantive, corroborative
9	documentation, the issuance of such license would result in or add to an
10	undue concentration of licenses;
11	<u>(f) The existing motor vehicle and pedestrian traffic flow in the</u>
12	vicinity of the proposed licensed premises;
13	(g) The adequacy of existing law enforcement;
14	<pre>(h) Zoning restrictions;</pre>
15	(i) The sanitation or sanitary conditions on or about the proposed
16	licensed premises; and
17	<u>(j) Whether the type of business or activity proposed to be operated</u>
18	in conjunction with the proposed license is and will be consistent with
19	<u>the public interest.</u>
20	(4) Licenses issued or renewed by the commission shall be mailed or
21	<u>delivered electronically to:</u>
22	<u>(a) The clerk of the city, village, or county who shall deliver the</u>
23	same to the licensee upon receipt from the licensee of proof of payment
24	<u>of:</u>
25	<u>(i) Any fee for publication of notice of hearing before the local</u>
26	governing body upon the application for the license;
27	(ii) The fee for publication of notice of renewal as provided in
28	section 89 of this act; and
29	<u>(iii) Occupation taxes, if any, imposed by such city, village, or</u>
30	<u>county; or</u>

31 (b) The licensee, upon confirmation from the clerk of the city,

1	village, or county that the necessary fees and taxes described in
2	subdivision (4)(a) of this section have been received.
3	Sec. 84. (1) In addition to the factors set forth in section 83 of
4	this act, the commission may deny issuance or renewal of a license for
5	<u>good cause.</u>
6	(2) For purposes of this section, good cause means:
7	<u>(a) The licensee or applicant has violated, does not meet, or has</u>
8	failed to comply with any of the terms, conditions, or provisions of the
9	Nebraska Medical Cannabis Regulation Act, any rules and regulations
10	adopted and promulgated thereunder, or any ordinance;
11	<u>(b) The licensee or applicant has made a materially false statement</u>
12	to the commission;
13	<u>(c) The licensee or applicant has failed to comply with any special</u>
14	terms or conditions that were placed on its license pursuant to an order
15	<u>of the commission; or</u>
16	<u>(d) The licensed premises have been operated in a manner that</u>
17	adversely affects the public health or the safety of the immediate
18	neighborhood in which the establishment is located.
19	Sec. 85. (1) For purposes of this section, school means any public
20	<u>or private elementary or secondary school.</u>
21	(2) Except as otherwise provided in subsection (3) of this section,
22	no license shall be issued for a premises located within one thousand
23	feet of any school.
24	(3) Subsection (2) of this section does not apply to a licensee
25	operating an established business that was in operation prior to the
26	school being established within one thousand feet of such location.
27	<u>(4)(a) Local governing bodies may adopt specific ordinances or</u>
28	zoning maps identifying allowable areas for licensed premises.
29	<u>(b) A local governing body may require a licensed premises to be</u>
30	operated within a designated zone as follows:
31	<u>(i) Cultivation facilities may operate in industrial or agricultural</u>

1 zones;

2 (ii) Products manufacturer facilities may operate in industrial 3 zones; and

4 (iii) Dispensaries and testing facilities may be operated in any
5 area other than one designated as a residential zone.

6 (5) A local governing body may prohibit the operation of any type of
7 licensed premises other than a dispensary.

8 Sec. 86. (1) The commission shall hold a hearing on an application 9 for a license if, within forty-five days after the date the application 10 was received by the city, village, or county clerk, the commission 11 receives a recommendation of denial from the city, village, or county.

12 (2)(a) The commission shall hold a hearing on an application for a 13 license if it receives written objections from at least three persons 14 residing in the city, village, or county where the licensed premises will 15 be located and such objections are received by the commission within the 16 following deadlines:

17 (i) If the city, village, or county provides the commission with a 18 recommendation that the application be granted, the objections must be 19 received no later than ten days after the commission receives such 20 recommendation; or

21 (ii) In all other cases, the objections must be received no later
22 than forty-five days after the date the city, village, or county clerk
23 received the application.

(b) The commission may conduct a hearing even though a resident
 objection has been withdrawn. In such case the commission may conduct the
 hearing based upon the objection as originally filed and may make
 independent findings as to whether the license should be issued.

(3) The commission shall hold a hearing on an application for a
 license if, within forty-five days after the date the application was
 received by the city, village, or county clerk, the commission itself
 objects to the issuance of the license or receives an objection from any

1 <u>employee of the commission.</u>

2 (4)(a) Hearings upon such applications shall be conducted as
3 provided in this subsection.

(b) At least fifteen days prior to such hearing, the commission 4 shall by mail or electronic delivery provide notice indicating the time 5 and place of such hearing to the applicant, the local governing body, and 6 7 each resident objector. The notice shall state that the commission will receive evidence for the purpose of determining whether to approve or 8 9 deny the application. Mailing or electronic delivery to the attorney of 10 record of a party shall be deemed to fulfill the purposes of this 11 section.

(c) The commission may receive evidence, including testimony and
 documentary evidence, and may hear and question witnesses concerning the
 application.

(d) The commission shall not use electronic delivery with respect to
 an applicant or an objector under this section without the consent of the
 recipient.

18 Sec. 87. (1) When a local governing body receives from the 19 commission the notice and copy of application as provided in section 82 20 of this act for a license within the jurisdiction of the local governing 21 body, the local governing body may fix a time and place for a hearing at 22 which the local governing body shall receive evidence, either orally or 23 by affidavit from the applicant and any other person, bearing upon the 24 propriety of the issuance of a license.

25 (2) Notice of the time and place of such hearing shall be published
26 in a legal newspaper in or of general circulation in such city, village,
27 or county one time not less than seven and not more than fourteen days
28 before the time of the hearing.

29 (3) Such notice shall include, but not be limited to, a statement
 30 that all persons desiring to give evidence before the local governing
 31 body in support of or in opposition to issuance of such license may do so

1	<u>at the time of the hearing.</u>
2	(4) Such hearing shall be held not more than forty-five days after
3	the date of receipt of the notice from the commission, and after such
4	hearing the local governing body shall cause to be recorded in the minute
5	record of their proceedings a resolution recommending either issuance or
6	denial of such license.
7	(5) The clerk of such city, village, or county shall mail to the
8	commission by first-class mail, postage prepaid, a copy of the resolution
9	which shall state the cost of the published notice, except that failure
10	to comply with this provision shall not void any license issued by the
11	commission.
12	(6) If the commission refuses to issue such a license, the cost of
13	publication of notice shall be paid by the commission from the security
14	<u>for costs.</u>
15	<b>Sec. 88.</b> (1) Ninety days prior to the expiration date of an
16	existing license, the commission shall notify the licensee of the
17	expiration date by first-class mail at the licensee's address of record
18	with the commission.
19	(2)(a) A license issued by the commission and outstanding may be
20	automatically renewed by the commission without formal application upon
21	payment of the renewal fee prior to or within thirty days after the
22	expiration of the license. The payment shall be an affirmative
23	representation and certification by the licensee that all answers
24	contained in an application, if submitted, would be the same in all
25	material respects as the answers contained in the last previous
26	application.
27	(b) The renewal privilege provided for in this section shall not be
28	construed as a vested right and shall not prevent the commission from
29	decreasing the number of licenses.
30	(3)(a) The commission may renew the license if the licensee is
31	qualified to receive a license, the location of the licensed premises has

1	not changed, and the licensed premises remain suitable to be used as
2	such.
3	<u>(b) The commission may also at any time require a licensee to submit</u>
4	an application.
5	<u>(c) Upon written request by the local governing body, the commission</u>
6	shall require a licensee to submit an application.
7	<b>Sec. 89.</b> The city, village, or county clerk shall cause to be
8	published in a legal newspaper in or of general circulation in such city,
9	village, or county, one time between January 10 and January 30 of the
10	year in which a license is up for renewal, individual notice of the right
11	of automatic renewal of such license. The notice shall be in
12	substantially the following form:
13	NOTICE OF RENEWAL OF MEDICAL CANNABIS LICENSE
14	Notice is hereby given pursuant to section 89 of this act that [list
15	type of license] license may be automatically renewed for one year from
16	May 1, 20, for the following licensee:
17	(Name of Licensee) (Address of licensed premises)
18	Notice is hereby given that written objections to the issuance of
19	automatic renewal of license may be filed by any resident of the city
20	(village or county) on or before February 10, 20, in the office of
21	the (city, village, or county) clerk. If written objections are filed by
22	at least three residents, the commission will hold a hearing to determine
23	whether the license should be renewed.
24	(Name)
25	<u>(City, village, or county) Clerk</u>
26	Sec. 90. Upon the conclusion of any renewal hearing required by
27	section 89 of this act, the local governing body may request a licensee
28	to submit an application as provided in section 88 of this act.
29	Sec. 91. A license is valid for a period of two years after the
30	date of issuance unless revoked or suspended pursuant to the Nebraska
31	Medical Cannabis Regulation Act or the rules and regulations adopted and

1	promulgated thereunder.
2	Sec. 92. Each license issued under the Nebraska Medical Cannabis
3	Regulation Act shall:
4	(1) Specify the date of issuance, the type of license, the period of
5	licensure, the name of the licensee, and the premises licensed; and
6	(2) Be signed by the chairperson of the commission and attested by
7	the executive director over the seal of the commission.
8	Sec. 93. (1) At all times, a licensee shall possess and maintain
9	possession of the premises for which the license is issued by ownership,
10	lease, rental, or other arrangement for possession of the premises.
11	(2) At all times, a licensee shall maintain a copy of the license in
12	a conspicuous place on the licensed premises.
13	<b>Sec. 94.</b> (1) Each licensee shall personally manage the licensed
14	premises or employ a separate and distinct manager on the licensed
15	premises and shall report the name of the manager to the commission.
16	<u>(2) The licensee shall report any change in manager to the</u>
17	commission within seven days after the change.
18	Sec. 95. (1) A license is not transferable without approval of the
19	commission as provided in this section. A license shall not be
20	transferred during the first two years of its issuance. An application
21	for transfer of ownership of a license shall be:
22	(a) In the form and manner required by the commission;
23	(b) Accompanied by a nonrefundable fee of ten thousand dollars; and
24	(c) Verified by oath or affirmation of the persons prescribed by the
25	commission.
26	(2) An application for transfer of ownership shall include:
27	(a) The name and address of each party and how long the transferee
28	<u>has resided in Nebraska;</u>
29	(b) The names and addresses of the transferee's officers, directors,
30	<u>or managers;</u>
31	(c) The particular premises of the licensed premises, designating

1	the premises by street and number if practicable or, if not, by such
2	other description as definitively locates the premises;
3	(d) The name of the owner of the premises upon which the business
4	<u>licensed is to be operated;</u>
5	<u>(e) A statement that:</u>
6	(i) If the application is submitted before January 1, 2030, that the
7	applicant satisfies the residency requirements of section 78 of this act;
8	and
9	(ii) The applicant is not disqualified under section 79 of this act;
10	<u>(f) A statement that the transferee intends to operate the business</u>
11	authorized by the license on its own behalf and not as the agent of any
12	other persons and that, if licensed, the transferee will operate such
13	business on its own behalf and not as the agent for any other person;
14	(g) A statement that the transferee intends to superintend in person
15	the management of the business licensed and that, if licensed, the
16	transferee will superintend in person the management of the business; and
17	(h) Such other information as the commission may direct.
18	(3) If any false statement is made in any part of an application,
19	the applicant shall be deemed guilty of perjury, and upon conviction
20	thereof the license shall be denied or revoked and the applicant
21	subjected to the penalties set forth in section 28-915.
22	(4) Upon receipt of an application, the transfer shall be considered
23	in the same manner as provided for applications for issuance or renewal
24	of a license under the Nebraska Medical Cannabis Regulation Act, except
25	that the commission may by rule or regulation modify or streamline the
26	procedures or requirements, or the factors to be considered, in granting
27	transfer of ownership in light of the fact that the licensed premises is
28	already in operation.
29	Sec. 96. (1) A licensee shall not relocate the licensed premises
30	from the place specified in the license without approval of the

31 <u>commission as provided in this section. An application for relocation of</u>

1	<u>a licensed premises shall be:</u>
2	(a) In the form and manner required by the commission;
3	(b) Accompanied by a nonrefundable fee of one thousand dollars; and
4	<u>(c) Verified by oath or affirmation of the persons prescribed by the</u>
5	commission.
6	(2) An application for relocation of a licensed premises shall
7	<u>include:</u>
8	(a) The name and address of the applicant;
9	(b) The names and addresses of the applicant's officers, directors,
10	<u>or managers;</u>
11	(c) The current location of the licensed premises, designating the
12	same by street and number if practicable or, if not, by such other
13	description as definitively locates the licensed premises;
14	<u>(d) The location to which the licensed premises is sought to be</u>
15	relocated, designating the licensed premises by street and number if
16	practicable or, if not, by such other description as definitively locates
17	<u>the new location;</u>
18	<u>(e) The name of the owner of the premises to which the licensed</u>
19	premises is sought to be relocated; and
20	(f) Such other information as the commission may direct.
21	(3) If any false statement is made in any part of an application,
22	the applicant shall be deemed guilty of perjury, and upon conviction
23	thereof the license shall be denied or revoked and the applicant
24	subjected to the penalties set forth in section 28-915.
25	(4) Upon receipt of an application, the relocation shall be
26	considered in the same manner as provided for applications for issuance
27	<u>or renewal of a license as set forth in the Nebraska Medical Cannabis</u>
28	Regulation Act.
29	<b>Sec. 97.</b> (1) A license shall be purely a personal privilege.
30	<u>(2) A license shall not:</u>
31	(a) Constitute property:

31 <u>(a) Constitute property;</u>

1	(b) Be subject to attachment, garnishment, or execution;
2	(c) Except as provided in section 95 of this act, be alienable or
3	transferable, voluntarily or involuntarily; or
4	(d) Be subject to being encumbered or hypothecated.
5	(3) A license shall not descend by the laws of testate or intestate
6	succession, but it shall cease upon the death of the licensee, except
7	<u>that:</u>
8	(a) Personal representatives of the estate of any deceased licensee,
9	when such estate consists in part of a licensed operation, or a
10	partnership or limited liability company upon the death of one or more of
11	the partners or members, may continue the business of the licensee under
12	order of the appropriate court and may exercise the privileges of the
13	deceased or deceased partner or member after the death of such decedent
14	until the expiration of such license, but if such license would have
15	expired within two months following the death of the licensee, the
16	license may be renewed by the personal representatives with the approval
17	of the appropriate court for a period not to exceed one additional year;
18	and
19	(b) When a license is issued to spouses, as co-licensees with rights
20	of survivorship, upon the death of one spouse the survivor may exercise
21	all rights and privileges under such license in the survivor's own name.
22	(4) The trustee of any insolvent or bankrupt licensee, when such
23	estate consists in part of a licensed operation, may continue the
24	business of the licensed operation under order of the appropriate court
25	and may exercise the privileges of the insolvent or bankrupt licensee
26	until the expiration of such license.
27	Sec. 98. The commission, in its discretion, may revoke or elect not
28	to renew any license if it determines that the licensed premises have
29	been inactive, without good cause, for at least one year.
30	Sec. 99. The commission and local governing bodies shall cause

31 <u>frequent inspection to be made on the premises of all licensees. If it is</u>

found that any such licensee is violating any provision of the Nebraska Medical Cannabis Regulation Act or the rules and regulations of the commission adopted and promulgated under the act or is failing to observe in good faith the purposes of the act, the license may be suspended, canceled, or revoked after the licensee is given notice and an opportunity to be heard.

7 Sec. 100. (1) In the discharge of any duty under the Nebraska
8 Medical Cannabis Regulation Act, the commission may issue subpoenas and
9 compel the attendance of witnesses and the production of any papers,
10 books, accounts, documents, and testimony.

(2) In case of disobedience on the part of any person to any 11 subpoena issued by the commission or the refusal of any witness to 12 13 testify on any matters regarding which such witness may be lawfully interrogated, it shall be the duty of the district court for the county 14 15 in which such hearing was convened, on the application of a commissioner, 16 to compel obedience by proceedings for contempt as in the case of 17 disobedience to the requirements of a subpoena issued from such court or 18 a refusal to testify therein.

19 Any five residents of the jurisdiction of the local Sec. 101. governing body in which a licensed premises is located shall have the 20 21 right to file a complaint with the local governing body stating that any 22 licensee subject to the jurisdiction of such local governing body has been or is violating the Nebraska Medical Cannabis Regulation Act, any 23 rule or regulation adopted and promulgated thereunder, or any ordinance 24 25 regulating cannabis. Such complaint shall be in writing in the form prescribed by the local governing body and shall be signed and sworn to 26 27 by the parties complaining. The complaint shall state the particular 28 statute, rule or regulation, or ordinance believed to have been violated and the facts in detail upon which such belief is based. If the local 29 30 governing body is satisfied that the complaint substantially charges a violation and that from the facts alleged there is reasonable cause for 31

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1	<u>such belief, it shall set the matter for hearing within ten days after</u>
2	the date of the filing of the complaint and shall serve notice upon the
3	licensee of the time and place of such hearing and of the particular
4	charge in the complaint. The complaint shall in all cases be disposed of
5	by resolution by the local governing body within thirty days after the
6	date the complaint was filed. Such resolution shall be deemed the final
7	order for purposes of appeal to the commission as provided in section 108
8	<u>of this act.</u>
9	<b>Sec. 102.</b> (1) The commission may, on its own motion or on
10	complaint, after investigation and opportunity for a public hearing at
11	which the licensee must be afforded an opportunity to be heard, sanction
12	a licensee for a violation by the licensee or by its agents or employees
13	of the Nebraska Medical Cannabis Regulation Act, any rules and
14	regulations adopted and promulgated thereunder, any ordinance regulating
15	cannabis, or any of the terms, conditions, or provisions of the license.
16	(2) The commission shall provide written notice of the hearing, by
17	mailing the notice to the licensee at the address contained in the
18	license and, if different, at the last address furnished to the
19	commission by the licensee.
20	(3) All proceedings for the suspension or revocation of a license or
21	imposition of other sanction against a licensee shall be before the
22	commission, and the proceedings shall be in accordance with rules and
23	regulations adopted and promulgated by the commission not inconsistent
24	with law.
25	(4) No licensee shall be subject to sanctions except after a hearing
26	by the commission with reasonable notice to the licensee and opportunity
27	to appear and defend.
28	(5) In conducting a hearing under this section, the commission may
29	administer oaths and issue subpoenas to require the presence of persons
30	and the production of papers, books, and records necessary to the
31	determination of any hearing.

1	(6) Any license may be summarily suspended by the commission without
2	<u>notice pending any prosecution, investigation, or public hearing of a</u>
3	<u>licensee.</u>
4	<u>(7) If a licensee is convicted of a violation of the Nebraska</u>
5	Medical Cannabis Regulation Act, any rule or regulation adopted and
6	promulgated thereunder, or any ordinance regulating cannabis, the court
7	shall promptly notify the commission and the local governing body.
8	Sec. 103. Upon the completion of any hearing held regarding
9	discipline of a license, the director may dismiss the action or impose
10	any of the following sanctions:
11	<u>(1) Censure;</u>
12	(2) Probation;
13	(3) Limitation;
14	(4) Civil penalty;
15	(5) Suspension for up to six months;
16	(6) Seizure of cannabis that is the subject of a violation of the
17	Nebraska Medical Cannabis Regulation Act; or
18	(7) Revocation.
19	<b>Sec. 104.</b> (1) If a civil penalty is imposed pursuant to section 103
20	of this act, it shall not exceed twenty thousand dollars.
21	(2) Any fine or civil penalty assessed and unpaid shall constitute a
22	<u>debt to the State of Nebraska which may be collected in the manner of a</u>
23	lien foreclosure or sued for and recovered in a proper form of action in
24	the name of the state in the district court of the county in which the
25	violator resides or owns property. In such action the commission may also
26	collect attorney's fees and costs incurred in the collection of the civil
27	penalty. The commission shall, within thirty days after receipt, remit
28	any collected civil penalty to the State Treasurer to be disposed of in
29	
20	accordance with Article VII, section 5, of the Constitution of Nebraska.
30	accordance with Article VII, section 5, of the Constitution of Nebraska. Sec. 105. (1) If the commission determines that cannabis in the

Medical Cannabis Regulation Act, the rules and regulations adopted and promulgated thereunder, an ordinance regulating cannabis, or any terms or conditions of a license, the commission may declare such cannabis to be contraband and seize and destroy or dispose of it in accordance with rules and regulations of the commission. The commission may also seize and dispose of associated property.

7 (2) Following issuance of a final decision by the commission authorizing seizure and destruction of cannabis or associated property of 8 9 a licensee, the licensee shall have fifteen days to file a petition for a 10 stay. The petition shall be filed in the district court of Lancaster County. The district court shall expeditiously issue a preliminary ruling 11 upon the petition determining whether the licensee has a substantial 12 13 likelihood of success on judicial review so as to warrant a temporary stay of the seizure and destruction or disposal of the cannabis and any 14 15 associated property. If the court grants a temporary stay, the court shall issue an order setting forth terms and conditions pursuant to which 16 17 the licensee may maintain possession of the cannabis and associated property pending a final decision on the merits of the licensee's 18 petition. Such order shall prohibit the licensee from using, 19 distributing, or disposing of the cannabis and any associated property. 20

(3) If the licensee fails to timely file a petition under subsection
 (2) of this section, the commission may destroy or dispose of the seized
 cannabis and any associated property.

(4) A county attorney shall notify the commission if the county
 attorney begins investigating a licensee for violations of the Nebraska
 Medical Cannabis Regulation Act. Upon receipt of such a notification, the
 commission shall not destroy or dispose of any cannabis or associated
 property of such licensee until the county attorney has completed such
 investigation.

30 (5) For purposes of this section, associated property means
 31 containers, equipment, supplies, and other property closely associated

1 with the conduct that is the subject of the violation.

Sec. 106. <u>The state, local governments, and any state or local</u>
<u>agency shall not be required to cultivate or care for any cannabis seized</u>
for a violation of the Nebraska Medical Cannabis Regulation Act.

Sec. 107. (1) A copy of the rule, regulation, order, or decision of 5 the commission denying an application or suspending, revoking, or 6 7 imposing another sanction against a licensee or of any notice required by any proceeding before it, certified under the seal of the commission, 8 9 shall be served upon each party of record to the proceeding before the 10 commission. Service upon any attorney of record for any such party shall be deemed to be service upon such party. Each party appearing before the 11 commission shall enter the party's appearance and indicate to the 12 commission the party's address for such service. The mailing of a copy of 13 any rule, regulation, order, or decision of the commission or of any 14 15 notice by the commission, in the proceeding, to such party at such address shall be deemed to be service upon such party. 16

17 (2) Within thirty days after the service described in subsection (1) 18 of this section, such party may apply for a rehearing with respect to any 19 matters determined by the commission. The commission shall receive and consider such application for a rehearing within thirty days after its 20 21 filing with the executive director of the commission. If such application 22 for rehearing is granted, the commission shall proceed as promptly as possible to consider the matters presented by such application. No appeal 23 24 shall be allowed from any decision of the commission except as provided 25 in section 108 of this act.

(3) Upon final disposition of any proceeding, costs shall be paid by
 the party or parties against whom a final decision is rendered. Only one
 rehearing referred to in subsection (2) of this section shall be granted
 by the commission on application of any one party.

30 <u>(4) For purposes of this section, party of record means:</u>

31 (a) The applicant or licensee;

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1	(b) Any individual objecting pursuant to subsection (2) of section
2	<u>86 of this act;</u>
3	<u>(c) The local governing body if it is entering an appearance to</u>
4	protest or requesting a hearing; and
5	<u>(d) The commission.</u>
6	Sec. 108. Any order or decision by the commission granting or
7	denying issuance or renewal of a license, a request to transfer ownership
8	of a license, or a request to relocate a licensed premises; suspending,
9	revoking, or imposing another sanction against a licensee; or refusing to
10	suspend, revoke, or impose another sanction against a licensee may be
11	appealed. The appeal shall be in accordance with the Administrative
12	Procedure Act.
13	Sec. 109. Nothing in the Nebraska Medical Cannabis Regulation Act
14	shall be construed to limit a law enforcement agency's ability to
15	investigate unlawful activity in relation to a licensee.
16	<b>Sec. 110.</b> <u>A local governing body shall have the following powers,</u>
17	functions, and duties with respect to licenses within its jurisdiction:
18	<u>(1) To cancel or revoke for cause licenses, subject to the right of</u>
19	appeal to the commission;
20	<u>(2) To enter or to authorize any law enforcement officer to enter at</u>
21	any time upon any licensed premises to determine whether any provision of
22	the Nebraska Medical Cannabis Regulation Act, any rule or regulation
23	adopted and promulgated pursuant to the act, or any ordinance has been or
24	is being violated and at such time examine the premises of such licensee
25	in connection with such determination. Any law enforcement officer who
26	determines that any such violation has occurred or is occurring shall
27	report such violation in writing to the executive director of the
28	commission within thirty days after the latest of the following:
29	(a) Determining that such violation has occurred;
30	(b) The conclusion of an ongoing police investigation; or
31	(c) The verdict in a prosecution related to such an ongoing police

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violation prior to the verdict would jeopardize such prosecution;

3 (3) To receive a signed complaint from any resident within its jurisdiction that any provision of the act, any rule or regulation 4 adopted and promulgated pursuant to the act, or any ordinance relating to 5 cannabis has been or is being violated and to take action upon such 6 7 complaints in the manner provided in the act;

investigation if the prosecuting attorney determines that reporting such

(4) To examine or cause to be examined any applicant or any 8 9 licensee, upon whom notice of cancellation or revocation has been served 10 as provided in the act, to examine or cause to be examined the books and records of any applicant or licensee, and to hear testimony and to take 11 proof for its information in the performance of its duties. For purposes 12 13 of obtaining any of the information desired, the local governing body may authorize its agent or attorney to take action on its behalf; 14

15 (5) To cancel or revoke on its own motion any license if, upon the same notice and hearing as provided in section 101 of this act, it 16 17 determines that the licensee has violated any of the provisions of the act, any rule or regulation adopted and promulgated pursuant to the act, 18 19 or any ordinance relating to cannabis. Such order of cancellation or revocation may be appealed to the commission within thirty days after the 20 21 date of the order by filing a notice of appeal with the commission. The 22 commission shall handle the appeal in the manner provided for hearing on an application in section 86 of this act; and 23

(6) To impose an occupation tax on a licensee, not to exceed an 24 25 annual limit of the greater of five thousand dollars or two percent of the licensee's gross receipts. 26

27 **Sec. 111.** (1) Local governing bodies shall only have authority to approve applications and deny licenses pursuant to the Nebraska Medical 28 Cannabis Regulation Act. 29

(2)(a) Subject to section 65 of this act, a local governing body may 30 regulate by ordinance, not inconsistent with the Nebraska Medical 31

1	Cannabis Regulation Act, the business of all licensees operating within
2	the jurisdiction of the local governing body.
3	(b) Such ordinances may be more strict than those set forth in the
4	Nebraska Medical Cannabis Regulation Act. Such standards may include, but
5	<u>are not limited to:</u>
6	<u>(i) Distance restrictions between licensed premises of any type or</u>
7	<u>the same type;</u>
8	(ii) Reasonable restrictions on the size of a licensed premises; and
9	(iii) Any other requirements necessary to ensure the local control
10	<u>of licensees to aid enforcement of the Nebraska Medical Cannabis</u>
11	Regulation Act, ordinances, or the terms and conditions of a license.
12	(3) Except as provided in subsection (5) of section 85 of this act,
13	any ordinance regulating conduct authorized by the Nebraska Medical
14	Cannabis Regulation Act shall not make it unreasonably impracticable to
15	<u>operate as a licensee.</u>
16	Sec. 112. (1) No licensee shall:
17	<u>(a) Sell or transfer cannabis to any individual younger than</u>
18	<u>eighteen years of age;</u>
19	<u>(b) Allow any individual younger than eighteen years of age on its</u>
20	premises;
21	<u>(c) Employ or retain any individual younger than eighteen years of</u>
22	<u>age.</u>
23	<u>(2) A licensee other than a dispensary shall not sell or transfer</u>
24	cannabis to any person other than:
25	<u>(a) A licensee, to the extent permitted by the Nebraska Medical</u>
26	Cannabis Regulation Act;
27	<u>(b) The commission; or</u>
28	<u>(c) A person designated by the commission.</u>
29	<u>(3) A dispensary shall not sell or transfer cannabis to any person</u>
30	<u>other than:</u>
31	<u>(a) Another dispensary;</u>

(b) A qualified patient or registered caregiver; or
(c) A person designated by the commission.
Sec. 113. (1) For purposes of this section:
(a) Escorted means appropriately checked into the limited access
area and accompanied by a person authorized by the commission, except
that trade craftspeople not normally engaged in the business of
cultivating, processing, testing, or selling cannabis need not be
accompanied on a full-time basis, but only reasonably monitored; and
<u>(b) Limited access area means a building, room, or other contiguous</u>
area upon a licensed premises where cannabis is cultivated, processed,
stored, weighed, packaged, or tested, under control of the licensee.
(2) Only those persons authorized by the commission and those
visitors escorted by a person authorized by the commission may enter a
limited access area. All areas of ingress or egress to limited access
areas shall be clearly identified as such by a sign as designated by the
commission.
Sec. 114. All cultivation, processing, and manufacture of cannabis
<u>shall:</u>
(1) Take place at a licensed premises approved by the commission and
within an area that is enclosed and locked in a manner that restricts
access to only authorized persons. The area may be uncovered only if it
is enclosed with security fencing that is designed to prevent
unauthorized entry and that is at least ten feet high; and
<u>(2) Take place on property in the licensee's lawful possession or</u>
with the consent of the person in lawful physical possession of the
property.
Sec. 115. Each licensee shall:
(1) Secure every entrance to the licensed premises so that access to
areas containing cannabis is restricted to persons authorized to possess
<u>cannabis; and</u>
(2) Secure the inventory and equipment of the licensed premises

4	during and often encycling bound to deter and guarant that of complete
1	during and after operating hours to deter and prevent theft of cannabis.
2	<b>Sec. 116.</b> <u>A licensee shall not permit the consumption of cannabis</u>
3	on any licensed premises.
4	<b>Sec. 117.</b> (1) Each licensee shall keep a complete set of all
5	records necessary to fully document the business transactions of the
6	licensee, all of which shall be open at all times during business hours
7	for the inspection and examination by the commission or its designee.
8	<u>(2) The commission may require any licensee to furnish such</u>
9	information as the commission considers necessary for the proper
10	administration of the Nebraska Medical Cannabis Regulation Act and may
11	require an audit to be made of the books of account and records on such
12	occasions as the commission may consider necessary by an auditor to be
13	selected by the commission who shall likewise have access to all books
14	and records of the licensee. Any such audit expense shall be paid by the
15	<u>licensee.</u>
16	(3) The commission or its designee may examine and inspect or
17	provide for the examination and inspection of any licensee, licensed
18	premises, or the records or operations of any licensee in such manner and
19	at such times as provided in rules and regulations adopted and
20	promulgated by the commission. The commission shall issue an examination
21	and inspection report and provide a copy of the report to the licensee
22	within ten working days after the completion of an examination and
23	inspection. The commission shall post a copy of the report on its
24	website.
25	(4) The refusal, impediment, obstruction, or interference with an
26	inspection of the licensed premises or records of a licensee by a
27	licensee or its agent or employee is a violation of the Nebraska Medical
28	Cannabis Regulation Act.
29	<u>(5) If a licensee or an agent or employee of a licensee fails to</u>
30	maintain or provide the records required pursuant to the Nebraska Medical
31	Cannabis Regulation Act, the licensee shall be subject to a citation and

1	fine of up to fifteen thousand dollars per individual violation.
2	Sec. 118. (1) Every sale or transfer of cannabis from one licensee
3	to another licensee shall be recorded on a sales invoice or receipt.
4	Sales invoices and receipts may be maintained electronically. Sales
5	invoices and receipts shall:
6	<u>(a) Be entered into a seed-to-sale tracking system;</u>
7	(b) Be filed in such manner as to be readily accessible for
8	examination by employees of the commission; and
9	(c) Not be commingled with invoices covering other commodities.
10	(2) Each sales invoice or receipt shall include the name and address
11	of the seller and shall include the following information:
12	(a) Name and address of the purchaser;
13	(b) Date of sale and invoice number;
14	(c) Kind, quantity, size, and capacity of packages of cannabis sold;
15	(d) The cost to the purchaser, together with any discount applied to
16	the price as shown on the invoice;
17	(e) The place from which transport of the cannabis was made unless
18	transport was made from the premises of the licensee; and
19	(f) Any other information specified by the commission.
20	Sec. 119. Any licensee may provide a sample of its cannabis or
21	cannabis products to a testing facility for testing and research
22	purposes. The licensee shall maintain a record of what was provided to
23	the testing facility, the identity of the testing facility, and the
24	testing results.
25	<b>Sec. 120.</b> (1)(a) On or before January 1, 2026, the commission shall
26	develop a statewide track and trace system that is capable of tracking
27	and tracing information concerning cannabis cultivated, processed,
28	manufactured, distributed, transported, sold, tested, or disposed of in
29	<u>this state by all licensees.</u>
30	(b) The commission shall maintain the confidentiality of information
31	in the track and trace system as provided in section 69 of this act.

1	(2) Each licensee shall, in accordance with the commission's rules
2	and regulations, use a seed-to-sale tracking system. Any such system
3	shall be approved by the commission before use. The system must be
4	<u>capable of:</u>
5	<u>(a) Interfacing with the statewide track and trace system so a</u>
6	licensee may enter and access information in the statewide track and
7	trace system as required for inventory control and tracking and for
8	<u>purchase limitations;</u>
9	(b) Providing the commission with access to all information stored
10	<u>in the system's database;</u>
11	(c) Maintaining confidentiality of qualified patient and registered
12	caregiver data and records so that persons or entities other than the
13	commission may only access the information in the system that they are
14	authorized by law to access; and
15	(d) Producing analytical reports to the commission regarding:
16	<u>(i) Total quantity of daily, monthly, and yearly sales at the</u>
17	<u>licensed premises per product type;</u>
18	(ii) Average prices of daily, monthly, and yearly sales at the
19	licensed premises per product type; and
20	<u>(iii) Total inventory or sales record adjustments at the licensed</u>
21	premises.
22	Sec. 121. (1) No person shall add harmful additives to any cannabis
23	or cannabis product, including, but not limited to, those that are toxic,
24	designed to make the product addictive, designed to make the product
25	appealing to children, or misleading to consumers. This section does not
26	prohibit the addition of common baking or cooking ingredients.
27	(2) No person shall sell cannabis mixed with nicotine or alcohol.
28	Sec. 122. (1) No licensee shall cultivate, manufacture, sell, or
29	otherwise transact business with any products containing cannabinoids
30	other than those that were produced and distributed in compliance with
31	the Nebraska Medical Cannabis Regulation Act or the Nebraska Hemp Farming

1	<u>Act.</u>
2	<u>(2) A cannabis product may include cannabinoids extracted or derived</u>
3	from cannabis cultivated and processed in accordance with the Nebraska
4	Medical Cannabis Regulation Act, but shall not include synthetic
5	<u>cannabinoids.</u>
6	(3) A cannabis product may include hemp-derived nonintoxicating
7	cannabinoids but shall not include hemp-derived intoxicating
8	<u>cannabinoids.</u>
9	(4) For purposes of this section:
10	<u>(a) Hemp-derived means a cannabinoid extracted from hemp, including</u>
11	<u>a cannabinoid with a chemical makeup that is changed after extraction to</u>
12	create a different cannabinoid or other chemical compound by applying a
13	<u>catalyst other than heat or light;</u>
14	<u>(b)(i) Intoxicating cannabinoid means a cannabinoid, including an</u>
15	artificially derived cannabinoid, that when introduced into the human
16	body, impairs the central nervous system or impairs the human audio,
17	visual, or mental processes. Intoxicating cannabinoid includes, but is
18	not limited to, any form of THC.
19	<u>(ii) Intoxicating cannabinoid does not include a nonintoxicating</u>
20	<u>cannabinoid;</u>
21	<u>(c) Nonintoxicating cannabinoid means a cannabinoid that, when</u>
22	introduced into the human body, does not impair the central nervous
23	system and does not impair the human audio, visual, or mental processes.
24	Nonintoxicating cannabinoid includes, but is not limited to, cannabidiol
25	<u>(CBD), cannabichromene (CBC), cannabielsoin (CBE), cannabigerol (CBG),</u>
26	cannabidivarin (CBDV), and cannabinol (CBN); and
27	<u>(d) Synthetic cannabinoid means a substance with a similar chemical</u>
28	structure and pharmacological activity to a cannabinoid but that is not
29	extracted or derived from hemp or cannabis and is instead created or
30	produced by chemical or biochemical synthesis.
31	Sec. 123. The commission shall adopt and promulgate rules and

LB705 regulations for the packaging of cannabis, cannabis products, and 1 2 concentrated cannabis which shall include: 3 (1) Special packaging requirements to protect children from ingesting or consuming cannabis; 4 (2) Requirements for dividing each serving within a package 5 containing multiple servings in a manner that allows qualified patients 6 7 and registered caregivers to easily identify a single serving; and (3) Requirements to ensure that packaging and labels are not 8 9 attractive to children. 10 Sec. 124. (1) Except as provided in subsection (2) of this section, prior to transfer or sale to a qualified patient or registered caregiver 11 by a dispensary, all cannabis, cannabis products, and concentrated 12 13 cannabis shall be labeled and placed in an opaque, resealable, and childresistant package in accordance with the Nebraska Medical Cannabis 14 15 Regulation Act and the rules and regulations adopted and promulgated thereunder. 16 17 (2) Noningestible cannabis products, such as topical creams or patches, are exempt from the requirements concerning resealable and 18 child-resistant packaging of this section. 19 (3) For purposes of this section: 20 (a) Opaque means that the packaging does not allow the product to be 21 22 seen without opening the packaging material; and 23 (b) Resealable means that the package continues to function within 24 effectiveness specifications, which shall be established by the 25 commission, similar to the federal Poison Prevention Packaging Act of 1970, 15 U.S.C. 1471 et seq., as such act existed on January 1, 2025, for 26 27 the number of opening and closings customary for its size and contents, which shall be determined by the commission. 28 29 The label required by section 124 of this act shall Sec. 125. include the following information prominently displayed in a clear and 30 legible fashion and in a font size no smaller than nine-point Arial or 31

ten-point Times New Roman: 1 2 (1) The source and date of cultivation, the type of product, and the 3 date of manufacturing and packaging; (2) Text warning of the unidentified health risks that reads: 4 "Warning: This product has intoxicating effects. There may be health 5 6 risks associated with consumption of this product."; 7 (3) If the cannabis is intended for consumption by smoking, text stating "Smoking is hazardous to your health."; 8 9 (4) Text that reads: "For medical use by qualified patients only."; 10 (5) Text warning of the risks to vulnerable populations that reads: "There may be additional health risks associated with the consumption of 11 this product for women who are pregnant, breastfeeding, or planning on 12 becoming pregnant."; 13 (6) Text that reads: "Not for resale or transfer."; 14 15 (7) Text that reads: "Cannabis impairs concentration, coordination, and judgment. It is illegal to drive a motor vehicle while under the 16 17 influence of cannabis."; (8) Text that reads: "This product is a controlled substance under 18 federal law. This product may be unlawful outside the State of 19 <u>Nebraska.";</u> 20 (9) A list of any solvents, nonorganic pesticides, herbicides, and 21 22 fertilizers that were used in the cultivation, production, and manufacture of such cannabis, cannabis product, or concentrated cannabis; 23 24 (10) For cannabis products and concentrated cannabis, a list of the pharmacologically active ingredients, including, but not limited to, 25 delta-9 THC, cannabidiol, and other cannabinoid content; the delta-9 THC 26 27 and other cannabinoid amounts in milligrams per serving; servings per 28 package; the delta-9 THC and other cannabinoid amounts in milligrams for the package total; and the potency of cannabis by reference to the amount 29 of delta-9 THC and cannabidiol in each serving; 30

31 (11) A batch or lot number;

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1	(12) A description of the type of product, such as flower, edible,
2	<u>or concentrate; and</u>
3	(13) Any other information or statement required by the commission.
4	Sec. 126. The principal display area of any packaging or label
5	required by section 124 of this act shall:
6	(1) Include a universal symbol, established by the commission,
7	indicating the package contains cannabis; and
8	(2) Have text that reads: "Contains cannabis. Keep out of reach of
9	<u>children.".</u>
10	Sec. 127. The label required under section 124 of this act shall,
11	for edible cannabis products:
12	<u>(1) Have text that reads: "Caution: This product is infused with</u>
13	cannabis. The intoxicating effects of this product may be delayed by two
14	<u>or more hours.";</u>
15	(2) List all ingredients and disclose nutritional information in the
16	same manner as the federal nutritional labeling requirements in 21 C.F.R.
17	101.9, as such section existed on January 1, 2025; and
18	(3) Include a warning if nuts or other allergens are used.
19	Sec. 128. <u>A licensee shall not market, advertise, sell, or cause to</u>
20	be sold a cannabis product if the product's container, packaging, or
21	advertising:
22	(1) Depicts a cartoon-like fictional character that mimics a
23	character primarily aimed at entertaining minors;
24	(2) Imitates or mimics trademarks or trade dress of products that
25	are or have been primarily marketed to minors;
26	(3) Includes a symbol that is primarily used to market products to
27	<u>minors; or</u>
28	(4) Includes an image of a celebrity.
29	Sec. 129. The commission may by rule or regulation exempt multi-
30	serving liquid cannabis products from the labeling requirements of
31	section 125 of this act when such requirements are unreasonably

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1	<u>impracticable, if:</u>
2	<u>(1) The multi-serving liquid is packaged in a structure that uses a</u>
3	single mechanism to achieve both child-resistance and accurate pouring
4	measurement of each liquid serving in increments equal to or less than
5	ten milligrams of active delta-9 THC per serving, with no more than one
6	hundred milligrams of active delta-9 THC total per package; and
7	(2) The measurement component is within the child-resistant cap or
8	closure of the bottle and is not a separate component.
9	<b>Sec. 130.</b> (1) Cannabis products that are edible, other than
10	tinctures or concentrates, shall be limited to a serving size of ten
11	<u>milligrams of delta-9 THC.</u>
12	(2) Cannabis products shall be subject to the following maximum
13	<u>limits per package:</u>
14	<u>(a) Edible products other than tinctures or concentrates: One</u>
15	hundred milligrams of delta-9 THC;
16	(b) Tinctures or concentrates: One thousand milligrams of delta-9
17	THC;
18	(c) Flower: Five ounces; and
19	<u>(d) Inhalable concentrate or vapor products: Five grams of</u>
20	<u>cannabinoid extracts or concentrates.</u>
21	<b>Sec. 131.</b> (1) Subject to the Nebraska Medical Cannabis Regulation
22	Act and the rules and regulations adopted and promulgated thereunder, a
23	cultivator may cultivate and process cannabis plants for sale to
24	dispensaries, to products manufacturers, and to other cultivators, but
25	not to qualified patients or registered caregivers.
26	(2) A cultivator shall track the cannabis it cultivates and
27	<u>distributes using a seed-to-sale tracking system.</u>
28	(3) The commission shall allow cultivation indoors, outdoors, and in
29	greenhouse facilities.
30	(4)(a) Each licensed cultivation site shall be limited to a maximum
31	flowering canopy area of ten thousand square feet, as measured by the

1	total square footage of space allocated for mature cannabis plants in the
2	flowering stage of growth, excluding areas designated for vegetative
3	growth, propagation, and storage.
4	(b) No restrictions shall be imposed on the number of plants
5	cultivated within the allowable canopy area if all plants remain within
6	the designated space limits.
7	(5) The commission shall adopt and promulgate rules and regulations
8	concerning the cultivation of cannabis, which shall include:
9	(a) Permitted and prohibited pesticides;
10	(b) Testing requirements for pesticide residues and other hazardous
11	<u>substances;</u>
12	(c) Destruction requirements and protocols for cannabis failing to
13	<u>meet pesticide or hazardous substance requirements;</u>
14	(d) Record-keeping requirements; and
15	(e) Waste disposal requirements and procedures.
16	<b>Sec. 132.</b> (1) A products manufacturer may process cannabis, conduct
17	extractions, and may manufacture cannabis products intended for use by
18	<u>qualified patients.</u>
19	(2) These products may include, but are not limited to:
20	(a) Cannabis-infused edibles, such as baked goods, candies, and
21	beverages;
22	<u>(b) Tinctures;</u>
23	<u>(c) Capsules;</u>
24	(d) Topical formulations, such as creams, balms, and lotions;
25	(e) Concentrates, such as oils, waxes, shatter, and distillates;
26	<u>(f) Transdermal patches;</u>
27	<u>(g) Suppositories;</u>
28	(h) Pre-rolled flower products; and
29	<u>(i) Pre-filled vaporizer cartridges.</u>
30	(3) A products manufacturer may sell or transfer cannabis products
31	to dispensaries and to other products manufacturers.

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<ul> <li>Nebraska Medical Cannabis Regulation Act prior to distribution to any dispensary;</li> <li>(2) Contract with an independent testing facility, subject to approval by the commission, for purposes of testing products made by the products manufacturer as to chemical composition, contamination, and consistency;</li> <li>(3) Enter cannabis purchased and cannabis products sold, distributed, transferred, or disposed of into a seed-to-sale tracking system; and</li> <li>(4) Ensure that twenty-five percent of all cannabis purchased from cultivators is purchased from licenses held by social equity applicants or by a tier 1 (microbusiness) or tier 2 (small business) licensee.</li> <li>Sec. 134. (1) A products manufacturer may use any extraction method or solvent that complies with state and federal safety standards and the rules and regulations of the commission. Approved solvents may include, but are not limited to, ethanol, carbon dioxide, hydrocarbons such as butane and propane, and water-based methods.</li> <li>(2) A products all extraction processes using equipment certified for safety by a nationally recognized testing laboratory;</li> <li>(b) Implement and maintain ventilation, fire suppression, and other</li> </ul>		<b>Sec. 133.</b> <u>A products manufacturer shall:</u>
4       dispensary;         5       (2) Contract with an independent testing facility, subject to         6       approval by the commission, for purposes of testing products made by the         7       products manufacturer as to chemical composition, contamination, and         8       consistency;         9       (3) Enter cannabis purchased and cannabis products sold,         10       distributed, transferred, or disposed of into a seed-to-sale tracking         11       system; and         12       (4) Ensure that twenty-five percent of all cannabis purchased from         13       cultivators is purchased from licenses held by social equity applicants         14       or by a tier 1 (microbusiness) or tier 2 (small business) licensee.         15       Sec. 134. (1) A products manufacturer may use any extraction method         16       or solvent that complies with state and federal safety standards and the         17       rules and regulations of the commission. Approved solvents may include,         18       but are not limited to, ethanol, carbon dioxide, hydrocarbons such as         19       butane and propane, and water-based methods.         20       (2) A products manufacturer shall:         21       (a) Conduct all extraction processes using equipment certified for         22       Safety by a nationally recognized testing laboratory;	2	<u>(1) Process and prepare cannabis into a form allowable under the</u>
<ul> <li>(2) Contract with an independent testing facility, subject to approval by the commission, for purposes of testing products made by the products manufacturer as to chemical composition, contamination, and consistency;</li> <li>(3) Enter cannabis purchased and cannabis products sold, distributed, transferred, or disposed of into a seed-to-sale tracking system; and</li> <li>(4) Ensure that twenty-five percent of all cannabis purchased from cultivators is purchased from licenses held by social equity applicants or by a tier 1 (microbusiness) or tier 2 (small business) licensee.</li> <li>Sec. 134. (1) A products manufacturer may use any extraction method or solvent that complies with state and federal safety standards and the rules and regulations of the commission. Approved solvents may include, but are not limited to, ethanol, carbon dioxide, hydrocarbons such as butane and propane, and water-based methods.</li> <li>(2) A products manufacturer shall:</li> <li>(3) Conduct all extraction processes using equipment certified for safety by a nationally recognized testing laboratory;</li> <li>(4) Implement and maintain ventilation, fire suppression, and other</li> </ul>	3	Nebraska Medical Cannabis Regulation Act prior to distribution to any
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<ul> <li>consistency;</li> <li>(3) Enter cannabis purchased and cannabis products sold,</li> <li>distributed, transferred, or disposed of into a seed-to-sale tracking</li> <li>system; and</li> <li>(4) Ensure that twenty-five percent of all cannabis purchased from</li> <li>cultivators is purchased from licenses held by social equity applicants</li> <li>or by a tier 1 (microbusiness) or tier 2 (small business) licensee.</li> <li>Sec. 134. (1) A products manufacturer may use any extraction method</li> <li>or solvent that complies with state and federal safety standards and the</li> <li>rules and regulations of the commission. Approved solvents may include,</li> <li>but are not limited to, ethanol, carbon dioxide, hydrocarbons such as</li> <li>butane and propane, and water-based methods.</li> <li>(2) A products manufacturer shall:</li> <li>(a) Conduct all extraction processes using equipment certified for</li> <li>safety by a nationally recognized testing laboratory;</li> <li>(b) Implement and maintain ventilation, fire suppression, and other</li> </ul>	6	approval by the commission, for purposes of testing products made by the
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19 <u>butane and propane, and water-based methods.</u> 20 (2) A products manufacturer shall: 21 (a) Conduct all extraction processes using equipment certified for 22 safety by a nationally recognized testing laboratory; 23 (b) Implement and maintain ventilation, fire suppression, and other	17	rules and regulations of the commission. Approved solvents may include,
<ul> <li>20 (2) A products manufacturer shall:</li> <li>21 (a) Conduct all extraction processes using equipment certified for</li> <li>22 safety by a nationally recognized testing laboratory;</li> <li>23 (b) Implement and maintain ventilation, fire suppression, and other</li> </ul>	18	but are not limited to, ethanol, carbon dioxide, hydrocarbons such as
<ul> <li>(a) Conduct all extraction processes using equipment certified for</li> <li>safety by a nationally recognized testing laboratory;</li> <li>(b) Implement and maintain ventilation, fire suppression, and other</li> </ul>	19	butane and propane, and water-based methods.
<ul> <li>22 <u>safety by a nationally recognized testing laboratory;</u></li> <li>23 (b) Implement and maintain ventilation, fire suppression, and other</li> </ul>	20	<u>(2) A products manufacturer shall:</u>
23 (b) Implement and maintain ventilation, fire suppression, and other	21	(a) Conduct all extraction processes using equipment certified for
	22	safety by a nationally recognized testing laboratory;
	23	<u>(b) Implement and maintain ventilation, fire suppression, and other</u>
24 <u>safety measures appropriate to the extraction method used; and</u>	24	safety measures appropriate to the extraction method used; and
25 (c) If using volatile solvents, conduct operations in commission-	25	<u>(c) If using volatile solvents, conduct operations in commission-</u>
26 approved Class 1, Division 1 (C1D1) or equivalent explosion-proof rooms,	26	approved Class 1, Division 1 (C1D1) or equivalent explosion-proof rooms,
27 <u>equipped with proper ventilation, gas detection, and fire suppression</u>	27	equipped with proper ventilation, gas detection, and fire suppression
28 systems. Prior to commencing operations, the licensee must obtain writter	28	systems. Prior to commencing operations, the licensee must obtain written
29 sign-off from the local fire department and the State Fire Marshal to	29	<u>sign-off from the local fire department and the State Fire Marshal to</u>
	30	confirm compliance with local and state building, fire, and hazardous
30 confirm compliance with local and state building, fire, and hazardous		material handling codes.

1	(3) The commission shall adopt and promulgate rules and regulations
2	to carry out this section. Such rules and regulations shall:
3	(a) Allow for the use of proprietary or emerging extraction
4	technologies. Licensees shall submit documentation of safety and efficacy
5	for commission review and approval;
6	<u>(b) Provide for processes requirements for local fire departments</u>
7	and the State Fire Marshal to carry out this section;
8	(c) Include requirements to ensure that equipment and processes meet
9	stringent safety and engineering standards; and
10	(d) Provide for flexibility for innovation and efficiency while
11	<u>maintaining rigorous public health and worker safety standards.</u>
12	Sec. 135. (1) A dispensary may sell cannabis to qualified patients
13	and registered caregivers and other dispensaries pursuant to the
14	requirements and restrictions of the Nebraska Medical Cannabis Regulation
15	Act and the Nebraska Medical Cannabis Patient Protection Act.
16	(2) A dispensary may purchase cannabis from a cultivator, a products
17	<u>manufacturer, or another dispensary.</u>
18	(3) A dispensary shall track all of its cannabis from the point that
19	it is transferred from another licensee to the point of sale using a
20	<u>seed-to-sale tracking system.</u>
21	Sec. 136. A dispensary shall do the following for every sale of
22	cannabis to a registered caregiver or qualified patient:
23	(1) Receive the transaction order at the dispensary directly from
24	the qualified patient or registered caregiver and not from a third party.
25	This may be done in person, by telephone, or via the Internet;
26	(2) Prior to sale, ensure that the qualified patient or registered
27	caregiver presents a valid, unexpired registry card;
28	(3) Verify through the statewide track and trace system that the
29	qualified patient or registered caregiver is currently authorized to
30	purchase the amount of cannabis requested; and
31	(4) In the case of a delivery order, receive payment before the

LB705 LB705 2025 2025 cannabis leaves the dispensary, subject to refund if the delivery cannot 1 2 be completed. 3 Sec. 137. A dispensary shall not sell a qualified patient or registered caregiver more than an allowable amount of cannabis. 4 The commission may adopt and promulgate rules and 5 Sec. 138. regulations that limit the amount of cannabis inventory that a dispensary 6 7 may have on hand. Any such limitation must be commercially reasonable and consider factors including a dispensary's sales history. 8 9 A display case in a dispensary containing concentrated Sec. 139. 10 cannabis shall include the potency of the concentrated cannabis next to the name of the product. 11 A dispensary shall only accept a return and issue a 12 Sec. 140. refund if the cannabis has not been removed from the packaging in which 13 the cannabis arrived at the dispensary. This restriction applies even if 14 the packaging has been removed by dispensary staff prior to the sale. 15 A dispensary shall not give away cannabis as part of a 16 Sec. 141. 17 promotional event. Physicians are not allowed to meet with individuals on 18 Sec. 142. the dispensary's premises for the purpose of certifying them as qualified 19 20 patients. **Sec. 143.** A dispensary shall report any theft or attempted theft of 21 22 cannabis to law enforcement within twenty-four hours after discovery. Sec. 144. The licensed premises of a dispensary shall be designed 23 24 in order to accomplish the following: 25 (1) The general public, qualified patients, and registered caregivers may only enter the dispensary through one access point into an 26 27 area where licensee agents shall screen individuals for gualified patient or registered caregiver status. No cannabis shall be accessible in this 28 29 area; and (2) Only qualified patients, registered caregivers, and, if 30 requested by a qualified patient, up to two additional persons to support 31

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1	the qualified patient, may enter any areas beyond the access point area.
2	<b>Sec. 145.</b> (1) A testing facility may analyze, test, and certify
3	cannabis, including for potency and the presence of contaminants, in
4	accordance with the Nebraska Medical Cannabis Regulation Act.
5	<u>(2) When a testing facility has completed testing a sample of</u>
6	cannabis, the sample shall be disposed of in accordance with the rules
7	and regulations of the commission.
8	<u>(3) A testing facility shall track all cannabis from its receipt</u>
9	<u>until its disposal using a seed-to-sale tracking system.</u>
10	Sec. 146. (1) Except as provided in subsection (2) of this section,
11	<u>a license shall not be issued or renewed for a testing facility unless</u>
12	the facility is accredited by a body that is recognized by the
13	International Laboratory Accreditation Cooperation in an appropriate
14	category of testing pursuant to the International Organization for
15	<u>Standardization.</u>
16	(2) The commission may by rule and regulation establish conditions
17	for providing extensions to a newly licensed testing facility to obtain
18	accreditation required by this section for a period not to exceed twelve
19	months. Extensions may be granted for good cause, which includes, but
20	shall not be limited to, when an application for accreditation has been
21	submitted and is pending with a recognized accrediting body.
22	Sec. 147. The commission shall adopt and promulgate rules and
23	regulations for testing requirements for testing facilities. The
24	commission may adopt standards based on those of the International
25	Organization for Standardization. The testing requirements shall include:
26	(1) Determining accurately, with respect to cannabis:
27	(a) The concentration of delta-9 THC, cannabidiol, and other
28	<u>cannabinoids;</u>
29	(b) The presence and identification of mold and fungus;
30	<u>(c) The composition; and</u>
31	<u>(d) The presence of chemicals, including, but not limited to,</u>

pesticides, herbicides, or growth regulators; and 1 2 (2) Demonstrating the validity and accuracy of the methods used to 3 test cannabis. (1) A person who has an interest in a testing facility 4 Sec. 148. shall not have any interest in any dispensary, cultivator, or products 5 6 manufacturer. 7 (2) A person that has an interest in a dispensary, cultivator, or products manufacturer shall not have any interest in a testing facility. 8 9 **Sec. 149.** The state or any local government shall not employ or use 10 the results of any test of cannabis conducted by a laboratory unless such laboratory is a testing facility or otherwise accredited for the 11 particular field of testing in accordance with the rules and regulations 12 of the commission. 13 Subject to the Nebraska Medical Cannabis Regulation Act 14 Sec. 150. and the rules and regulations adopted and promulgated thereunder, a 15 transporter may transport cannabis and cannabis accessories between 16 17 licensees, but not to qualified patients or registered caregivers. 18 Sec. 151. (1) Subject to the Nebraska Medical Cannabis Regulation Act and the rules and regulations adopted and promulgated thereunder, a 19 patient delivery licensee may transport cannabis and cannabis accessories 20 21 between a dispensary and a qualified patient or registered caregiver. 22 (2) A patient delivery licensee shall do the following for every delivery of cannabis to a registered caregiver or qualified patient: 23 (a) Prior to delivery, ensure that the qualified patient or 24 25 registered caregiver presents a valid, unexpired registry card; (b) Verify through the statewide track and trace system that the 26 27 qualified patient or registered caregiver is currently authorized to purchase the amount of cannabis requested; 28 29 (c) Deliver cannabis in tamper-proof or tamper-evidence packaging; (d) Not deliver more than an allowable amount of cannabis to a 30

31 <u>qualified patient or registered caregiver; and</u>

(e) Cooperate with the selling dispensary to ensure that cannabis is
 entered properly in the dispensary's seed-to-sale tracking system.

3 Sec. 152. <u>A violation of any provision of the Nebraska Medical</u> 4 <u>Cannabis Regulation Act for which a penalty is not otherwise provided</u> 5 <u>shall be a Class IV misdemeanor for a first offense and a Class II</u> 6 misdemeanor for any subsequent offense.

7 Sec. 153. Any licensee who permits, assents, or is a party in any 8 way to any violation or infringement of the Nebraska Medical Cannabis 9 Regulation Act shall be deemed guilty of a violation of the act. Any 10 money loaned contrary to a provision of the act shall not be recovered 11 back. Any note, mortgage, or other evidence of indebtedness, any 12 security, or any lease or contract obtained or made contrary to the act 13 shall be unenforceable and void.

Sec. 154. If the owner of the licensed premises or any person from whom the licensee derives the right to possession of such premises, or the agent of such owner or person, knowingly permits the licensee to use such licensed premises in violation of the terms of the Nebraska Medical Cannabis Regulation Act, such owner, agent, or other person shall be deemed guilty of a violation of the act to the same extent as such licensee and be subject to the same punishment.

21 **Sec. 155.** Every act or omission of whatsoever nature constituting a 22 violation of any of the provisions of the Nebraska Medical Cannabis <u>Regulation Act by any officer, director, manager, or other agent or</u> 23 24 employee of any licensee, if such act is committed or omission is made 25 with the authorization, knowledge, or approval of the licensee, shall be deemed and held to be the act of such employer or licensee, and such 26 27 employer or licensee shall be punishable in the same manner as if such 28 act or omission had been done or omitted by him or her personally. 29 Sec. 156. For purposes of sections 156 to 166 of this act:

29 Sec. 156. For purposes of sections 156 to 166 of this act:

30 (1) Department means the Department of Economic Development;

31 (2) Disproportionately impacted area has the same meaning as in

1 section 76 of this act; and 2 (3) Social equity applicant has the same meaning as in section 76 of 3 this act. Sec. 157. (1) The Medical Cannabis Business Equity Fund is created. 4 The fund shall contain money donated as gifts, bequests, or other 5 contributions from public or private entities or appropriated by the 6 7 Legislature. (2) The fund shall be administered by the Department of Economic 8 9 Development. The department shall use the fund for carrying out sections 10 156 to 166 of this act. (3) Any money in the Medical Cannabis Business Equity Fund available 11 12 for investment shall be invested by the state investment officer pursuant to the Nebraska Capital Expansion Act and the Nebraska State Funds 13 14 Investment Act. 15 The department, in consultation with the commission, Sec. 158. shall: 16 17 (1) Provide technical assistance and support to persons wishing to 18 apply as social equity applicants in preparing applications and obtaining 19 licensure; (2) Provide education, mentorship, and funding opportunities to help 20 new licensees navigate the medical cannabis industry, focusing on 21 22 historically underrepresented communities; and (3) Establish mentorship programs pairing tier 3 (large-scale 23 24 operators) with tier 1 (microbusinesses) or tier 2 (small businesses) 25 licenses held by social equity applicants to ensure knowledge transfer 26 and support. 27 **Sec. 159.** (1) The department, in consultation with the commission, shall establish a business development grant program to provide grants to 28 applicants for licensure and to licensees for licensing and business 29 costs for licensed premises to be located in disproportionately impacted 30 areas or operated by social equity applicants. 31

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1	<u>(2) A person may apply for a grant by submitting an application to</u>
2	the commission in a form and manner prescribed by the department.
3	(3) Grants under this section may be used:
4	<u>(a) By a transporter to cover up to fifty percent of vehicle and</u>
5	<u>equipment costs;</u>
6	(b) To assist patient delivery licensees with technology costs, such
7	as delivery tracking systems and secure storage systems; and
8	(c) To cover initial operating costs and startup costs.
9	<u>(4) The department shall develop eligibility criteria for grants</u>
10	under this section.
11	Sec. 160. The commission shall:
12	<u>(1) Conduct subsidized or free training programs for social equity</u>
13	applicants and license holders on issues relating to compliance with the
14	Nebraska Medical Cannabis Regulation Act and other laws and regulations
15	pertinent to licensees;
16	<u>(2) Conduct free compliance training to dispensary staff for</u>
17	dispensaries operated by social equity applicants;
18	(3) Adopt and promulgate rules and regulations to provide that:
19	<u>(a) Twenty-five percent of any transportation contracts involving</u>
20	state funds be awarded to social equity applicants;
21	<u>(b) Tier 3 (large-scale operator) dispensaries allocate ten percent</u>
22	of shelf space to cannabis and cannabis products from product
23	manufacturers and cultivators operated by social equity applicants;
24	<u>(c) Tier 3 (large-scale operator) dispensaries implement a revenue-</u>
25	sharing model whereby a portion of profits are reinvested into community
26	programs supporting disproportionately impacted areas; and
27	<u>(d) Dispensaries shall offer reduced pricing to customers with</u>
28	income below two hundred fifty percent of the federal poverty level
29	published annually by the United States Department of Health and Human
30	Services or such successor agency which publishes the federal poverty
31	<u>level.</u>

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1	<u>(4)(a) The commission shall establish a grant program to provide</u>
2	grants to reimburse dispensaries that offer reduced pricing as provided
3	in subdivision (3)(d) of this section.
4	(b) A person may apply for a grant by submitting an application to
5	the commission in a form and manner prescribed by the commission.
6	(c) The commission shall develop eligibility criteria for grants
7	under this section.
8	<b>Sec. 161.</b> (1) The commission shall establish a grant program to
9	provide grants to nonprofit organizations that offer assistance to people
10	filing petitions under the Nebraska Medical Cannabis Justice Act and the
11	Cannabis Conviction Clean Slate Act.
12	(2) A person may apply for a grant by submitting an application to
13	the commission in a form and manner prescribed by the commission.
14	<u>(3) The commission shall develop eligibility criteria for grants</u>
15	under this section.
16	<b>Sec. 162.</b> (1) The Cannabis Community Reinvestment Fund is created.
17	The fund shall contain money donated as gifts, bequests, or other
18	contributions from public or private entities or appropriated by the
19	<u>Legislature.</u>
20	(2) The fund shall be administered by the commission, in
21	consultation with the Community Reinvestment Board created under section
22	163 of this act. The commission shall use the fund for carrying out
23	section 164 of this act.
24	(3) Any money in the Cannabis Community Reinvestment Fund available
25	for investment shall be invested by the state investment officer pursuant
26	to the Nebraska Capital Expansion Act and the Nebraska State Funds
27	Investment Act.
28	<b>Sec. 163.</b> (1) The Community Reinvestment Board is created. The
29	board shall be composed of seven members selected by the commission. Such
30	members shall include:
31	(a) At least three members who reside in disproportionately impacted

1	<u>areas;</u>
2	(b) Two members with expertise in community development, education,
3	<u>or workforce training;</u>
4	<u>(c) One member with experience in public health or mental health</u>
5	services; and
6	(d) One member representing social equity applicant licensees.
7	(2) The board shall advise the commission on the use of the Cannabis
8	Community Reinvestment Fund and provide oversight on the use of the fund.
9	The board shall ensure accountability, establish transparency measures,
10	and publish reports on the use of the fund.
11	Sec. 164. <u>The commission shall use the Cannabis Community</u>
12	Reinvestment Fund to support the following programs in disproportionately
13	impacted areas: Education and workforce development programs, mental
14	health and substance abuse services, re-entry programs for formerly
15	incarcerated individuals, and housing and community health initiatives.
16	<b>Sec. 165.</b> (1) The Cannabis Equity Oversight Committee is created.
17	The committee shall be composed of a number of members determined by the
17 18	The committee shall be composed of a number of members determined by the commission. Such members shall be selected by the commission. Such
18	commission. Such members shall be selected by the commission. Such
18 19	commission. Such members shall be selected by the commission. Such members shall include:
18 19 20	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;</pre>
18 19 20 21	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of</pre>
18 19 20 21 22	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;</pre>
18 19 20 21 22 23	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;    (c) Experts in public health, economic development, and cannabis</pre>
18 19 20 21 22 23 24	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;    (c) Experts in public health, economic development, and cannabis regulation; and</pre>
18 19 20 21 22 23 24 25	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;    (c) Experts in public health, economic development, and cannabis regulation; and    (d) At least one qualified patient.</pre>
18 19 20 21 22 23 24 25 26	<pre>commission. Such members shall be selected by the commission. Such members shall include:    (a) Representatives from social equity applicant licensees;    (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;    (c) Experts in public health, economic development, and cannabis regulation; and    (d) At least one qualified patient.    (2) At least forty percent of the membership shall include people</pre>
18 19 20 21 22 23 24 25 26 27	<pre>commission. Such members shall be selected by the commission. Such members shall include:     (a) Representatives from social equity applicant licensees;     (b) Persons from nonprofit organizations with a history of advocating for criminal justice reform;     (c) Experts in public health, economic development, and cannabis regulation; and     (d) At least one qualified patient.     (2) At least forty percent of the membership shall include people with convictions for qualifying cannabis offenses as defined in section</pre>

31 equity applicants and disproportionately impacted areas. The committee

1	shall collect and report data on such issues and on licensing
2	demographics broadly, community reinvestment impacts, and the
3	implementation and effect of the Nebraska Medical Cannabis Justice Act
4	and the Cannabis Conviction Clean Slate Act. On or before September 1,
5	2027, and annually thereafter, the committee shall electronically submit
6	<u>a report to the Legislature.</u>
7	Sec. 166. The Department of Health and Human Services shall create
8	and administer a program to cover costs of obtaining medical cannabis for
9	qualified patients that are eligible for medicaid.
10	Sec. 167. Sections 167 to 173 of this act shall be known and may be
11	<u>cited as the Nebraska Medical Cannabis Justice Act.</u>
12	Sec. 168. For purposes of the Nebraska Medical Cannabis Justice
13	<u>Act:</u>
14	(1) Eligible cannabis offense means a violation of section 28-416:
15	<u>(a) Involving only marijuana or a quantifiable amount of the</u>
16	substances, chemicals, or compounds described, defined, or delineated in
17	<pre>subdivision (c)(27) of Schedule I of section 28-405;</pre>
18	(b) Not involving any other controlled substances;
19	<u>(c) Which did not involve the use of force against another person;</u>
20	and
21	(d) Which was committed before the effective date of this act;
22	<u>(2) Incarcerated individual means an individual serving a sentence</u>
23	<u>of imprisonment; and</u>
24	(3) Prosecutor means the county attorney or other prosecuting office
25	or agency that was responsible for prosecuting the offense that resulted
26	in the sentence that is the subject of a petition or the successor of
27	such office or agency.
28	Sec. 169. (1) An incarcerated individual may file a petition for
29	resentencing for an eligible cannabis offense as provided in this
30	<u>section.</u>
31	(2) A petition under this section shall be filed in the court of

1	conviction. The petition shall be verified and shall include the
2	<u>following:</u>
3	(a) The name of the petitioner;
4	<u>(b) The case number or numbers;</u>
5	(c) The offense or offenses of conviction;
6	(d) The current sentence or sentences being served for such case
7	number or numbers;
8	<u>(e) The date or approximate date of any offense and sentence that is</u>
9	the subject of the petition;
10	(f) The name and court of the trial judge and sentencing judge;
11	(g) The specific counts for which resentencing is requested;
12	(h) A statement that the offense constitutes an eligible cannabis
13	offense; and
14	<u>(i) Any other matters that the Nebraska Supreme Court may by rule</u>
15	prescribe.
16	(3) A petition may include any evidence or materials in support
17	thereof, including, but not limited to, evidence of rehabilitation,
18	participation in programming, and letters of support.
19	(4) There shall be no filing fee for filing a petition under this
20	section.
21	Sec. 170. (1) Unless the petition and the files and records of the
22	case show to the satisfaction of the court that the offense is not an
23	eligible cannabis offense, the court shall cause notice of the petition
24	to be served on the prosecutor and set the matter for a hearing.
25	(2) The court may dismiss a second or successive petition from the
26	same incarcerated individual concerning the same sentence without
27	appointing a court or conducting a hearing.
28	(3) The incarcerated individual shall be present at the hearing
29	unless the individual waives the right to be present. This requirement
30	may be satisfied by the individual appearing by video teleconferencing if
31	the individual consents to such method of appearance.

1	(4) If the offense is an eligible cannabis offense, there shall be a
2	presumption that the petition should be granted, and the burden shall be
3	on the prosecutor to demonstrate why the petition should not be granted.
4	(5) In determining whether to grant a petition and if granted, the
5	petitioner's new sentence, the court shall consider:
6	<u>(a) Whether the petitioner has a recent history of disciplinary</u>
7	violations that indicate significant behavioral concerns;
8	<u>(b) Whether the petitioner is a risk to public safety, with greater</u>
9	weight given to any assessment of recent behavior or recent
10	individualized risk evaluation;
11	(c) Whether resentencing the petitioner would serve the goals of
12	restorative justice, enhance community well-being, or alleviate
13	correctional facility overcrowding;
14	(d) Evidence of rehabilitation and change in the incarcerated
15	individual's character;
16	(e) The circumstances of the original offense and any mitigating
17	factors that were not adequately considered in the original sentence;
18	(f) The factors set forth in section 29-2260; and
19	(g) Any other matter the court deems relevant.
20	(6) A court shall grant or deny a petition under this section within
21	ninety days after it is filed, unless the petitioner agrees to an
22	extension for good cause.
23	Sec. 171. If the court grants a petition for resentencing under
24	section 170 of this act, the court may resentence the incarcerated
25	individual as follows:
26	(1) The court may reduce the sentence to any term authorized by law
27	for the offense, including credit for time served;
28	(2) The court may grant parole eligibility if it was not previously
29	available; and
30	(3) The court may resentence the individual to time served if the
31	<u>evidence strongly supports such a choice.</u>

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(1) An order of the court dismissing a petition for 1 Sec. 172. resentencing without a hearing is a final, appealable order. (2) An order of the court granting or denying a petition for resentencing is a final, appealable order. Appeal may be taken by the incarcerated individual or the prosecutor. Sec. 173. (1) The Nebraska Medical Cannabis Justice Act shall not be construed to abridge or modify any existing remedy an incarcerated individual may have under sections 29-3001 to 29-3004, habeas corpus, or any other form of postconviction relief. Denial of a petition shall not preclude any such remedies from being pursued or granted. (2) A petition under the Nebraska Medical Cannabis Justice Act shall not impact in any way or be impacted in any way by any pending proceedings under sections 29-3001 to 29-3004 or by any other pending habeas corpus or postconviction proceedings. Sections 174 to 184 of this act shall be known and may be Sec. 174. cited as the Cannabis Conviction Clean Slate Act. For purposes of the Cannabis Conviction Clean Slate Act, Sec. 175. the definitions found in the Cannabis Control Act, the Security, Privacy, and Dissemination of Criminal History Information Act and sections 176 and 177 of this act apply. The terms conviction and adjudication include a Sec. 176. conviction or adjudication following trial or entry of a guilty plea or plea of nolo contendere and include a forfeiture of bail, bond, or other security deposited to secure appearance by a person charged with an offense. <u>Eligible cannabis offense has the same meaning as in</u> Sec. 177. section 168 of this act. (1) Beginning July 1, 2026, a person shall automatically Sec. 178. be eligible for clean slate relief under sections 180 and 181 of this act for an eligible cannabis offense if: (a) The eligible cannabis offense was committed on or after January

1	1, 2010, and before the effective date of this act;
2	(b) Such person has completed the sentence for such offense; and
3	<u>(c) Such person has paid all court-ordered financial obligations</u>
4	<u>related to such offense or such obligations have been otherwise</u>
5	<u>discharged or waived.</u>
6	(2) Eligibility for relief under this section shall be determined
7	internally and administratively by the State Court Administrator and does
8	not require any involvement by the person in interest.
9	(3) Beginning July 1, 2026, the State Court Administrator shall, on
10	<u>a monthly basis:</u>
11	<u>(a) Identify all persons eligible for relief under subsection (1) of</u>
12	this section; and
13	<u>(b) Notify the court of conviction or adjudication of such</u>
14	determination.
15	(4) Each court of conviction or adjudication shall, on a monthly
16	basis, issue orders for clean slate relief under sections 180 and 181 of
17	this act for each person for whom the court received a notification under
18	subsection (3) of this section.
19	<u>(5) The State Court Administrator is not required to proceed under</u>
20	<u>subsection (3) of this section if the State Court Administrator</u>
21	determines that the person in interest is deceased.
22	<u>(6) This section terminates on January 1, 2030.</u>
23	<b>Sec. 179.</b> <u>(1) A person convicted of, or adjudicated for, an</u>
24	eligible cannabis offense may petition the court for clean slate relief
25	under sections 180 and 181 of this act if such person has completed the
26	sentence for such offense and paid all court-ordered financial
27	obligations related to such offense or such obligations have been
28	otherwise discharged or waived.
29	<u>(2) This section applies to an eligible cannabis offense regardless</u>
30	<u>of when it was committed.</u>
21	(2)(a) The patition shall be filed in the court of conviction or

31 (3)(a) The petition shall be filed in the court of conviction or

adjudication. There shall be no filing or docketing fee charged by the 1 2 court for the filing of a petition except for the fee authorized by this 3 subsection. The court may charge a filing fee in an amount set by the State Court Administrator. The fee shall be set at an amount to recoup 4 the costs associated with administering the Clean Slate Act, but shall 5 6 not exceed forty dollars. 7 (b) The filing fee shall not be required for any person who provides proof of income below two hundred fifty percent of the federal poverty 8 9 level published annually by the United States Department of Health and 10 Human Services or such successor agency which publishes the federal poverty level. 11 (4) The court shall provide notice of the filing of the petition to 12 the appropriate county attorney or city attorney within ten days. Within 13 thirty days after receipt of notice, the county attorney or city attorney 14 15 may file objections to the petition. If no objection is timely filed, the court shall grant the petition without further hearing if the 16 17 requirements of this section have been met. (5) If the court determines that the person in interest meets the 18 eligibility requirements of this section, the court shall grant the 19 20 petition. (6) Upon granting a petition under this section, the court shall 21 22 issue an order for clean slate relief under sections 180 and 181 of this 23 act. 24 (7) An order granting or denying a petition under this section is a 25 final, appealable order for purposes of section 25-1902. (8) A court shall grant or deny a petition under this section within 26 ninety days after it is filed, unless the petitioner agrees to an 27 extension for good cause. 28 Sec. 180. (1) An order for clean slate relief shall: 29 (a) Nullify the conviction; 30 (b) Remove all civil disabilities and disqualifications imposed as a 31

1	result of the conviction; and
2	<u>(c) Notify the person in interest that such person should consult</u>
3	with an attorney regarding the effect of the order, if any, on such
4	<u>person's ability to possess a firearm under state or federal law.</u>
5	<u>(2) An order for clean slate relief shall not:</u>
6	<u>(a) Require the reinstatement of any office, employment, or position</u>
7	which was previously held and lost or forfeited as a result of the
8	<u>conviction; or</u>
9	(b) Affect eligibility for, or obligations relating to, a commercial
10	<u>driver's license.</u>
11	<b>Sec. 181.</b> (1) Following entry of a court order granting a person
12	<u>clean slate relief under section 180 of this act, a criminal justice</u>
13	agency shall respond to a public inquiry in the same manner as if there
14	were no criminal history record information, and criminal history record
15	information shall not be disseminated to any person other than a criminal
16	justice agency, except as provided in subsections (4) and (5) of this
17	<u>section.</u>
18	(2) In issuing an order for clean slate relief, the court shall:
19	<u>(a) Order that all records, including any information or other data</u>
20	concerning any proceedings relating to the case, including the arrest,
21	taking into custody, petition, complaint, indictment, information, trial,
22	hearing, adjudication, correctional supervision, dismissal, or other
23	disposition or sentence, are not part of the public record and shall not
24	be disseminated to persons other than criminal justice agencies, except
25	as provided in subsections (4) and (5) of this section;
26	<u>(b) Send notice of the order to (i) the Nebraska Commission on Law</u>
27	Enforcement and Criminal Justice, (ii) the Nebraska State Patrol, and
28	(iii) law enforcement agencies, county attorneys, and city attorneys
29	referenced in the court record;
30	(c) If the order relates to an adjudication, send notice of the
<b>.</b> .	

31 order to (i) the Department of Motor Vehicles, if the adjudication

1	<u>included impoundment or prohibition to obtain a license or permit</u>
2	pursuant to section 43-287, and (ii) the Department of Health and Human
3	Services, if the person in interest was a ward of the state at the time
4	the proceeding was initiated or if the department was a party in the
5	proceeding;
6	(d) Order all parties notified under subdivisions (2)(b) and (c) of
7	this section to seal all records pertaining to the case; and
8	(e) If the case was transferred from one court to another, send
9	notice of the order to seal the record to the original, transferring
10	<u>court.</u>
11	<u>(3) In any application for employment, bonding, licensing,</u>
12	education, or other right or privilege, any appearance as a witness, or
13	any other public inquiry, a person shall not be questioned with respect
14	to any offense for which the record is sealed. If an inquiry is made in
15	violation of this subsection, the person may respond as if the offense
16	never occurred.
17	(4) A criminal justice agency may, with respect to criminal history
18	record information sealed under this section, disclose, disseminate,
19	respond to inquiries regarding, or allow inspection of such criminal
20	history record information:
21	<u>(a) If the person in interest has made a notarized request for the</u>
22	release of information, to the extent authorized in such release;
23	<u>(b) If the person in interest is currently the subject of</u>
24	prosecution or correctional control as the result of a separate arrest;
25	<u>(c) If the person in interest is currently an announced candidate</u>
26	for or holder of public office;
27	(d) If the criminal history record information is kept unidentified,
28	and the record is used for purposes of surveying or summarizing
29	individual or collective law enforcement agency activity or practices, or
30	the dissemination is requested consisting only of release of criminal
31	history record information showing (i) dates of arrests, (ii) reasons for

arrests, and (iii) the nature of the dispositions, including, but not 1 2 limited to, reasons for not prosecuting the case or cases; 3 (e) To individuals and agencies for the express purpose of research, evaluative, or statistical activities pursuant to an agreement with a 4 criminal justice agency that specifically authorizes access to the 5 information, limits the use of the information to research, evaluative, 6 7 or statistical activities, and ensures the confidentiality and security of the information; and 8 9 (f) In response to an inquiry for employment, security, or other 10 purposes to the extent disclosure of such criminal history record information is required by: 11 (i) Federal law, including rules and regulations, and including 12 13 rules and regulations promulgated by a self-regulatory organization created under federal law; or 14 15 (ii) State law, including rules or regulations, relating to operation of a motor vehicle or caring for or interacting with children, 16 17 including, but not limited to, determining whether an application filed or a license issued under sections 71-1901 to 71-1906.01, the Child Care 18 Licensing Act, or the Children's Residential Facilities and Placing 19 Licensure Act or a certificate issued under sections 79-806 to 79-815 20 21 should be denied, suspended, or revoked. 22 (5) In addition to disclosures authorized under subsection (4) of this section, inspection of criminal history record information relating 23 24 to an adjudication that has been sealed under this section may be made by 25 the persons and for the purposes authorized in section 43-2,108.05. An appeal by a person in interest who is denied clean 26 Sec. 182. slate relief shall be expedited. If, on appeal, it is determined that the 27 person in interest was wrongfully denied clean slate relief, the state 28 shall pay such person's attorney's fees for the appeal. 29

30 Sec. 183. (1) Upon petition of the county attorney or city
31 attorney, and with notice to the person in interest and opportunity to be

heard, the court shall vacate an order for clean slate relief issued 1 2 pursuant to section 179 of this act if the court determines that the 3 order was erroneously entered and not in accordance with the Cannabis Conviction Clean Slate Act. 4 (2) Upon entry of an order under subsection (1) of this section, the 5 court shall send notice of such order as provided in subdivision (2)(b) 6 7 of section 181 of this act. The State Court Administrator may adopt and promulgate 8 Sec. 184. rules and regulations as necessary to carry out the Cannabis Conviction 9 10 Clean Slate Act. (1) The State Court Administrator shall establish a 11 Sec. 185. statewide campaign to inform residents of their eligibility for relief 12 under the Nebraska Medical Cannabis Justice Act and the Cannabis 13 Conviction Clean Slate Act and provide resources for navigating the 14 petition process under each act. 15 (2) On or before July 1, 2027, and annually thereafter, the 16

17 administrator shall electronically submit a report to the Legislature 18 with data concerning the number of petitions filed, denied, and granted 19 under such acts and reporting on the implementation of such acts.

Sec. 186. Section 28-416, Revised Statutes Cumulative Supplement,
2024, is amended to read:

22 28-416 (1) Except as authorized by the Uniform Controlled Substances Act, the Nebraska Medical Cannabis Patient Protection Act, or the 23 24 Nebraska Medical Cannabis Regulation Act, it shall be unlawful for any 25 person knowingly or intentionally: (a) To manufacture, distribute, deliver, dispense, or possess with intent to manufacture, distribute, 26 27 deliver, or dispense a controlled substance; or (b) to create, distribute, or possess with intent to distribute a counterfeit controlled 28 substance. 29

30 (2) Except as provided in subsections (4), (5), (7), (8), (9), and 31 (10) of this section, any person who violates subsection (1) of this

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section with respect to: (a) A controlled substance classified in Schedule I, II, or III of section 28-405 which is an exceptionally hazardous drug shall be guilty of a Class II felony; (b) any other controlled substance classified in Schedule I, II, or III of section 28-405 shall be guilty of a Class IIA felony; or (c) a controlled substance classified in Schedule IV or V of section 28-405 shall be guilty of a Class IIIA felony.

(3) A person knowingly or intentionally possessing a controlled 8 9 substance, except marijuana or any substance containing a quantifiable amount of the substances, chemicals, or compounds described, defined, or 10 delineated in subdivision (c)(27) of Schedule I of section 28-405, unless 11 such substance was obtained directly or pursuant to a medical order 12 13 issued by a practitioner authorized to prescribe while acting in the course of his or her professional practice, or except as otherwise 14 authorized by the act, shall be guilty of a Class IV felony. A person 15 16 shall not be in violation of this subsection if section 28-472 or 28-1701 17 applies.

(4)(a) Except as authorized by the Uniform Controlled Substances 18 Act, any person eighteen years of age or older who knowingly or 19 intentionally manufactures, distributes, delivers, dispenses, 20 or possesses with intent to manufacture, distribute, deliver, or dispense a 21 controlled substance or a counterfeit controlled substance (i) to a 22 person under the age of eighteen years, (ii) in, on, or within one 23 24 thousand feet of the real property comprising a public or private elementary, vocational, or secondary school, a community college, a 25 private college, junior college, or university, or 26 public or а playground, or (iii) within one hundred feet of a public or private youth 27 center, public swimming pool, or video arcade facility shall be punished 28 by the next higher penalty classification than the penalty prescribed in 29 subsection (2), (7), (8), (9), or (10) of this section, depending upon 30 the controlled substance involved, for the first violation and for a 31

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second or subsequent violation shall be punished by the next higher
 penalty classification than that prescribed for a first violation of this
 subsection, but in no event shall such person be punished by a penalty
 greater than a Class IB felony.

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(b) For purposes of this subsection:

6 (i) Playground means any outdoor facility, including any parking lot 7 appurtenant to the facility, intended for recreation, open to the public, 8 and with any portion containing three or more apparatus intended for the 9 recreation of children, including sliding boards, swingsets, and 10 teeterboards;

(ii) Video arcade facility means any facility legally accessible to persons under eighteen years of age, intended primarily for the use of pinball and video machines for amusement, and containing a minimum of ten pinball or video machines; and

(iii) Youth center means any recreational facility or gymnasium,
including any parking lot appurtenant to the facility or gymnasium,
intended primarily for use by persons under eighteen years of age which
regularly provides athletic, civic, or cultural activities.

(5)(a) Except as authorized by the Uniform Controlled Substances Act, it shall be unlawful for any person eighteen years of age or older to knowingly and intentionally employ, hire, use, cause, persuade, coax, induce, entice, seduce, or coerce any person under the age of eighteen years to manufacture, transport, distribute, carry, deliver, dispense, prepare for delivery, offer for delivery, or possess with intent to do the same a controlled substance or a counterfeit controlled substance.

(b) Except as authorized by the Uniform Controlled Substances Act,
it shall be unlawful for any person eighteen years of age or older to
knowingly and intentionally employ, hire, use, cause, persuade, coax,
induce, entice, seduce, or coerce any person under the age of eighteen
years to aid and abet any person in the manufacture, transportation,
distribution, carrying, delivery, dispensing, preparation for delivery,

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offering for delivery, or possession with intent to do the same of a
 controlled substance or a counterfeit controlled substance.

3 (c) Any person who violates subdivision (a) or (b) of this subsection shall be punished by the next higher penalty classification 4 5 than the penalty prescribed in subsection (2), (7), (8), (9), or (10) of this section, depending upon the controlled substance involved, for the 6 first violation and for a second or subsequent violation shall be 7 punished by the next higher penalty classification than that prescribed 8 9 for a first violation of this subsection, but in no event shall such person be punished by a penalty greater than a Class IB felony. 10

(6) It shall not be a defense to prosecution for violation of
subsection (4) or (5) of this section that the defendant did not know the
age of the person through whom the defendant violated such subsection.

14 (7) Any person who violates subsection (1) of this section with
15 respect to cocaine or any mixture or substance containing a detectable
16 amount of cocaine in a quantity of:

17 (a) One hundred forty grams or more shall be guilty of a Class IB18 felony;

(b) At least twenty-eight grams but less than one hundred fortygrams shall be guilty of a Class IC felony; or

(c) At least ten grams but less than twenty-eight grams shall beguilty of a Class ID felony.

(8) Any person who violates subsection (1) of this section with
respect to base cocaine (crack) or any mixture or substance containing a
detectable amount of base cocaine in a quantity of:

26 (a) One hundred forty grams or more shall be guilty of a Class IB27 felony;

(b) At least twenty-eight grams but less than one hundred fortygrams shall be guilty of a Class IC felony; or

30 (c) At least ten grams but less than twenty-eight grams shall be31 guilty of a Class ID felony.

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(9) Any person who violates subsection (1) of this section with
 respect to heroin or any mixture or substance containing a detectable
 amount of heroin in a quantity of:

4 (a) One hundred forty grams or more shall be guilty of a Class IB5 felony;

6 (b) At least twenty-eight grams but less than one hundred forty7 grams shall be guilty of a Class IC felony; or

8 (c) At least ten grams but less than twenty-eight grams shall be9 guilty of a Class ID felony.

10 (10) Any person who violates subsection (1) of this section with 11 respect to amphetamine, its salts, optical isomers, and salts of its 12 isomers, or with respect to methamphetamine, its salts, optical isomers, 13 and salts of its isomers, in a quantity of:

14 (a) One hundred forty grams or more shall be guilty of a Class IB15 felony;

(b) At least twenty-eight grams but less than one hundred fortygrams shall be guilty of a Class IC felony; or

(c) At least ten grams but less than twenty-eight grams shall beguilty of a Class ID felony.

(11) Except as provided in the Nebraska Medical Cannabis Patient
 Protection Act or the Nebraska Medical Cannabis Regulation Act, any Any
 person knowingly or intentionally possessing marijuana weighing more than
 one ounce but not more than one pound shall be guilty of a Class III
 misdemeanor.

(12) Except as provided in the Nebraska Medical Cannabis Patient
 Protection Act or the Nebraska Medical Cannabis Regulation Act, any Any
 person knowingly or intentionally possessing marijuana weighing more than
 one pound shall be guilty of a Class IV felony.

(13) Except as provided in <u>the Nebraska Medical Cannabis Patient</u>
 Protection Act or the Nebraska Medical Cannabis Regulation Act or section
 28-1701, any person knowingly or intentionally possessing marijuana

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1 weighing one ounce or less or any substance containing a quantifiable 2 amount of the substances, chemicals, or compounds described, defined, or 3 delineated in subdivision (c)(27) of Schedule I of section 28-405 shall:

4 (a) For the first offense, be guilty of an infraction, receive a 5 citation, be fined three hundred dollars, and be assigned to attend a 6 course as prescribed in section 29-433 if the judge determines that 7 attending such course is in the best interest of the individual 8 defendant;

9 (b) For the second offense, be guilty of a Class IV misdemeanor, 10 receive a citation, and be fined four hundred dollars and may be 11 imprisoned not to exceed five days; and

(c) For the third and all subsequent offenses, be guilty of a Class
IIIA misdemeanor, receive a citation, be fined five hundred dollars, and
be imprisoned not to exceed seven days.

(14) Any person convicted of violating this section, if placed on probation, shall, as a condition of probation, satisfactorily attend and complete appropriate treatment and counseling on drug abuse provided by a program authorized under the Nebraska Behavioral Health Services Act or other licensed drug treatment facility.

(15) Any person convicted of violating this section, if sentenced to
 the Department of Correctional Services, shall attend appropriate
 treatment and counseling on drug abuse.

(16) Any person knowingly or intentionally possessing a firearm while in violation of subsection (1) of this section shall be punished by the next higher penalty classification than the penalty prescribed in subsection (2), (7), (8), (9), or (10) of this section, but in no event shall such person be punished by a penalty greater than a Class IB felony.

(17) A person knowingly or intentionally in possession of money used
or intended to be used to facilitate a violation of subsection (1) of
this section shall be guilty of a Class IV felony.

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1 (18) In addition to the existing penalties available for a violation 2 of subsection (1) of this section, including any criminal attempt or conspiracy to violate subsection (1) of this section, a sentencing court 3 4 may order that any money, securities, negotiable instruments, firearms, 5 conveyances, or electronic communication devices as defined in section 28-833 or any equipment, components, peripherals, software, hardware, or 6 accessories related to electronic communication devices be forfeited as a 7 part of the sentence imposed if it finds by clear and convincing evidence 8 9 adduced at a separate hearing in the same prosecution, following conviction for a violation of subsection (1) of this section, and 10 conducted pursuant to section 28-1601, that any or all such property was 11 derived from, used, or intended to be used to facilitate a violation of 12 subsection (1) of this section. 13

14

(19) In addition to the penalties provided in this section:

(a) If the person convicted or adjudicated of violating this section
is eighteen years of age or younger and has one or more licenses or
permits issued under the Motor Vehicle Operator's License Act:

(i) For the first offense, the court may, as a part of the judgment
of conviction or adjudication, (A) impound any such licenses or permits
for thirty days and (B) require such person to attend a drug education
class;

(ii) For a second offense, the court may, as a part of the judgment of conviction or adjudication, (A) impound any such licenses or permits for ninety days and (B) require such person to complete no fewer than twenty and no more than forty hours of community service and to attend a drug education class; and

(iii) For a third or subsequent offense, the court may, as a part of the judgment of conviction or adjudication, (A) impound any such licenses or permits for twelve months and (B) require such person to complete no fewer than sixty hours of community service, to attend a drug education class, and to submit to a drug assessment by a licensed alcohol and drug

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1 counselor; and

(b) If the person convicted or adjudicated of violating this section
is eighteen years of age or younger and does not have a permit or license
issued under the Motor Vehicle Operator's License Act:

5 (i) For the first offense, the court may, as part of the judgment of 6 conviction or adjudication, (A) prohibit such person from obtaining any 7 permit or any license pursuant to the act for which such person would 8 otherwise be eligible until thirty days after the date of such order and 9 (B) require such person to attend a drug education class;

(ii) For a second offense, the court may, as part of the judgment of conviction or adjudication, (A) prohibit such person from obtaining any permit or any license pursuant to the act for which such person would otherwise be eligible until ninety days after the date of such order and (B) require such person to complete no fewer than twenty hours and no more than forty hours of community service and to attend a drug education class; and

(iii) For a third or subsequent offense, the court may, as part of the judgment of conviction or adjudication, (A) prohibit such person from obtaining any permit or any license pursuant to the act for which such person would otherwise be eligible until twelve months after the date of such order and (B) require such person to complete no fewer than sixty hours of community service, to attend a drug education class, and to submit to a drug assessment by a licensed alcohol and drug counselor.

A copy of an abstract of the court's conviction or adjudication shall be transmitted to the Director of Motor Vehicles pursuant to sections 60-497.01 to 60-497.04 if a license or permit is impounded or a juvenile is prohibited from obtaining a license or permit under this subsection.

29 Sec. 187. Section 28-439, Reissue Revised Statutes of Nebraska, is 30 amended to read:

31 28-439 (1) As used in sections 28-101, 28-431, and 28-439 to 28-444,

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unless the context otherwise requires, drug paraphernalia shall mean all equipment, products, and materials of any kind which are used, intended for use, or designed for use, in manufacturing, injecting, ingesting, inhaling, or otherwise introducing into the human body a controlled substance in violation of sections 28-101, 28-431, and 28-439 to 28-444 or the Uniform Controlled Substances Act. It shall include, but not be limited to, the following:

8 <u>(a)</u> <del>(1)</del> Diluents and adulterants, such as quinine hydrochloride, 9 mannitol, mannite, dextrose, and lactose, used, intended for use, or 10 designed for use in cutting controlled substances;

11 (b) (2) Separation gins and sifters used, intended for use, or 12 designed for use in removing twigs and seeds from, or in otherwise 13 cleaning or refining, marijuana;

14 <u>(c)</u> <del>(3)</del> Hypodermic syringes, needles, and other objects used, 15 intended for use, and designed for use in parenterally injecting 16 controlled substances into the human body; and

17 (d) (4) Objects used, intended for use, or designed for use in 18 ingesting, inhaling, or otherwise introducing marijuana, cocaine, 19 hashish, or hashish oil into the human body, which shall include but not 20 be limited to the following:

(i) (a) Metal, wooden, acrylic, glass, stone, plastic, or ceramic
 pipes with or without screens, permanent screens, hashish heads, or
 punctured metal bowls;

24 <u>(ii)</u> <del>(b)</del> Water pipes;

25 (iii) (c) Carburetion tubes and devices;

26 (iv) (d) Smoking and carburetion masks;

(v) (e) Roach clips, meaning objects used to hold burning material,
 such as a marijuana cigarette, which has become too small or too short to
 be held in the hand;

30 (vi) (f) Miniature cocaine spoons, and cocaine vials;

31 <u>(vii)</u> (g) Chamber pipes;

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1 <u>(viii)</u> (h) Carburetor pipes;

2 <u>(ix)</u> (i) Electric pipes;

3 <u>(x)</u> (j) Air-driven pipes;

4 <u>(xi) (k)</u> Chillums;

5 <u>(xii)</u> (1) Bongs; and

6 <u>(xiii)</u> (m) Ice pipes or chillers.

7 (2) This section does not apply to conduct involving cannabis
 8 accessories as defined in section 2 of this act when such conduct is
 9 lawful under the Nebraska Medical Cannabis Patient Protection Act or the
 10 Nebraska Medical Cannabis Regulation Act.

Sec. 188. Section 53-105, Reissue Revised Statutes of Nebraska, is amended to read:

13 53-105 There is hereby created the Nebraska Liquor Control Commission, consisting of three members to be appointed by the Governor, 14 subject to confirmation by a majority of the members elected to the 15 Legislature, no more than two of whom shall be members of the same 16 17 political party, and no two shall be citizens of the same congressional district. The members of the Nebraska Liquor Control Commission shall 18 19 also serve as members of the Nebraska Medical Cannabis Commission as provided in section 48 of this act. 20

Sec. 189. Section 53-106, Reissue Revised Statutes of Nebraska, is amended to read:

23 53-106 The Governor shall appoint three members of the commission, one of whom the Governor he shall designate as chairperson chairman. One 24 25 member shall be appointed every two years and shall hold office for a period of six years. Any appointee may be removed by the Governor, after 26 an opportunity to be heard, for malfeasance, misfeasance, or neglect in 27 28 office. No person shall be appointed to the commission, or continue to hold that office after appointment, while holding any other office or 29 position under the laws of this state, any other state, or of the United 30 States, except that the commissioners shall also serve as members of the 31

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2025 Nebraska Medical Cannabis Commission as provided in section 48 of this 1 2 act. Sec. 190. Section 53-110, Reissue Revised Statutes of Nebraska, is 3 4 amended to read: 5 53-110 (1) For purposes of this section: (a) Cannabis has the same meaning as in section 2 of this act; 6 7 (b) Commission means the Nebraska Liquor Control Commission and the Nebraska Medical Cannabis Commission; 8 9 (c) Conviction includes a plea or verdict of guilty or a conviction 10 following a plea of nolo contendere, payment of a fine or penalty in settlement of any prosecution, or forfeiture of a bond to appear in court 11 12 to answer charges; and 13 (d) Covered offense means: 14 (i) A felony; or (ii) A violation of any federal or state law concerning the 15 manufacture or sale of alcoholic liquor or cannabis. 16 17 (2) (1) No person shall be appointed as a commissioner, the executive director of the commission, or an employee of the commission 18 who is not a citizen of the United States and who has not resided within 19 the State of Nebraska successively for two years next preceding the date 20 21 of his or her appointment.

22 (3) (2) No person (a) convicted of a covered offense or who has pleaded quilty to a felony or any violation of any federal or state law 23 24 concerning the manufacture or sale of alcoholic liquor prior or 25 subsequent to the passage of the Nebraska Liquor Control Act, (b) who has paid a fine or penalty in settlement of any prosecution against him or 26 27 her for any violation of such laws, or (c) who has forfeited his or her bond to appear in court to answer charges for any such violation shall be 28 appointed commissioner. 29

(4)(a) (3)(a) Except as otherwise provided in subdivision (b) of 30 this subsection, a no commissioner or employee of the commission shall 31

<u>not</u> may, directly or indirectly, individually, as a member of a partnership, as a member of a limited liability company, or as a shareholder of a corporation: <u>, have</u>

4 (i) Have any interest whatsoever in the manufacture, sale, or
5 distribution of alcoholic liquor or cannabis; 7

6 (ii) Receive receive any compensation or profit from such
7 manufacture, sale, or distribution; 7

8 <u>(iii) Have</u> or have any interest whatsoever in the purchases or sales 9 made by the persons authorized by the <u>Nebraska Liquor Control Act</u> act to 10 purchase or to sell alcoholic liquor; or -

11 (iv) Have any interest whatsoever in the purchases or sales made by 12 the persons authorized by the Nebraska Medical Cannabis Regulation Act or 13 the Nebraska Medical Cannabis Patient Protection Act to purchase or to 14 sell cannabis.

(b) With the written approval of the executive director, an employee of the commission, other than the executive director or a division manager, may accept part-time or seasonal employment with a person licensed or regulated by the commission. No such employment shall be approved if the licensee receives more than fifty percent of the licensee's gross revenue from the sale or dispensing of alcoholic liquor or cannabis.

22 (5) (4) This section shall not prevent any commissioner, the 23 executive director, or any employee from purchasing and keeping in his or 24 her possession for the use of himself, herself, or members of his or her 25 family or guests any:

26 (a) Alcoholic alcoholic liquor which may be purchased or kept by any
 27 person pursuant to the <u>Nebraska Liquor Control Act; or act.</u>

(b) Cannabis which may be purchased or kept by any qualified patient
 or registered caregiver pursuant to the Nebraska Medical Cannabis Patient
 Protection Act.

31 Sec. 191. Section 53-111, Reissue Revised Statutes of Nebraska, is

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1 amended to read:

2 53-111 (1) A commissioner, the executive director of the commission, or any person appointed or employed by the commission shall not solicit 3 4 or accept any gift, gratuity, emolument, or employment from any person subject to the Nebraska Liquor Control Act<u>or the Nebraska Medical</u> 5 Cannabis Regulation Act or from any officer, agent, or employee thereof 6 7 or solicit, request from, or recommend, directly or indirectly, to any such person or to any officer, agent, or employee thereof the appointment 8 9 of any person to any place or position. Any such person and every officer, agent, or employee thereof may not offer to any commissioner, 10 the executive director, or any person appointed or employed by the 11 12 commission gift, gratuity, emolument, or employment. any If а 13 commissioner, the executive director, or any person appointed or employed by the commission violates this section, he or she shall be removed from 14 his or her office or employment. Every person violating this section 15 shall be guilty of a Class II misdemeanor. 16

Sec. 192. Section 60-6,211.08, Reissue Revised Statutes of Nebraska, is amended to read:

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60-6,211.08 (1) For purposes of this section:

(a) Alcoholic beverage means (i) beer, ale, porter, stout, and other 20 similar fermented beverages, including sake or similar products, of any 21 22 name or description containing one-half of one percent or more of alcohol by volume, brewed or produced from malt, wholly or in part, or from any 23 24 substitute therefor, (ii) wine of not less than one-half of one percent 25 of alcohol by volume, or (iii) distilled spirits which is that substance known as ethyl alcohol, ethanol, or spirits of wine in any form, 26 including all dilutions and mixtures thereof from whatever source or by 27 28 whatever process produced. Alcoholic beverage does not include trace amounts not readily consumable as a beverage; 29

30 (b) Cannabis has the same meaning as in section 2 of this act;

31 (c) (b) Highway means a road or street including the entire area

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1 within the right-of-way;

2 (d) (c) Limousine means a luxury vehicle used to provide prearranged 3 passenger transportation on a dedicated basis at a premium fare that has 4 a seating capacity of at least five and no more than fourteen persons 5 behind the driver with a physical partition separating the driver seat 6 from the passenger compartment. Limousine does not include taxicabs, 7 hotel or airport buses or shuttles, or buses;

8 <u>(e)</u> <del>(d)</del> Open alcoholic beverage</del> container, except as provided in 9 subsection (3) of section 53-123.04 and subdivision (1)(c) of section 10 53-123.11, means any bottle, can, or other receptacle:

(i) That contains any amount of alcoholic beverage <u>or cannabis</u>; and (ii)(A) That is open or has a broken seal or (B) the contents of which are partially removed; and

14 (f) (e) Passenger area means the area designed to seat the driver 15 and passengers while the motor vehicle is in operation and any area that 16 is readily accessible to the driver or a passenger while in their seating 17 positions, including any compartments in such area. Passenger area does 18 not include the area behind the last upright seat of such motor vehicle 19 if the area is not normally occupied by the driver or a passenger and the 20 motor vehicle is not equipped with a trunk.

(2) Except as otherwise provided in this section, it is unlawful for
 any person in the passenger area of a motor vehicle to possess an open
 alcoholic beverage container while the motor vehicle is located in a
 public parking area or on any highway in this state.

(3) Except as provided in section 53-186 or subsection (4) of this section, it is unlawful for any person to consume an alcoholic beverage <u>or cannabis (a)</u> in a public parking area or on any highway in this state or (b) inside a motor vehicle while in a public parking area or on any highway in this state.

30 (4) This section does not apply to <u>possession or consumption of</u>
 31 <u>alcoholic beverages by persons who are passengers of</u>, but not drivers of,

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a limousine or bus being used in a charter or special party service as 1 2 defined by rules and regulations adopted and promulgated by the Public Service Commission and subject to Chapter 75, article 3. Such passengers 3 4 may possess open alcoholic beverage containers of alcoholic beverages and 5 may consume alcoholic beverages while such limousine or bus is in a public parking area or on any highway in this state if (a) the driver of 6 7 the limousine or bus is prohibited from consuming alcoholic liquor and (b) alcoholic liquor is not present in any area that is readily 8 9 accessible to the driver while in the driver's seat, including any 10 compartments in such area.

Sec. 193. Section 71-5727, Revised Statutes Cumulative Supplement, 2024, is amended to read:

13 71-5727 (1) Smoke or smoking means inhaling, exhaling, burning, or
 14 carrying any lighted or heated:

(a) Cigar cigar, cigarette, pipe, hookah, or any other lighted or
 heated tobacco or plant product intended for inhalation, whether natural
 or synthetic, in any manner or in any form; or -

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(b) Cannabis as defined in section 2 of this act.

<u>(2)</u> The term includes the use of an electronic smoking device <u>or</u>
 <u>similar device for cannabis</u> which creates an aerosol or vapor, in any
 manner or in any form.

Sec. 194. Section 77-2701.48, Reissue Revised Statutes of Nebraska,
is amended to read:

77-2701.48 (1) Bundled transaction means the retail sale of two or more products, except real property and services to real property, when (a) the products are otherwise distinct and identifiable and (b) the products are sold for one non-itemized price. Bundled transaction does not include the sale of any products in which the sales price varies, or is negotiable, based on the selection by the purchaser of the products included in the transaction.

31 (2) Distinct and identifiable products do not include:

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1 (a) Packaging, such as containers, boxes, sacks, bags, and bottles 2 or other materials such as wrapping, labels, tags, and instruction guides 3 that accompany the retail sale of the products and are incidental or 4 immaterial to the retail sale thereof. Examples of packaging that are 5 incidental or immaterial include grocery sacks, shoeboxes, dry cleaning 6 garment bags, and express delivery envelopes and boxes;

7 (b) A product provided free of charge with the required purchase of 8 another product. A product is provided free of charge if the sales price 9 of the product purchased does not vary depending on the inclusion of the 10 product provided free of charge; and

11 (c) Items included in the definition of sales price pursuant to 12 section 77-2701.35.

(3) One non-itemized price does not include a price that is separately identified by product on binding sales or other supporting sales-related documentation made available to the customer in paper or electronic form, including, but not limited to, an invoice, bill of sale, receipt, contract, service agreement, lease agreement, periodic notice of rates and services, rate card, or price list.

19 (4) A transaction that otherwise meets the definition of a bundled transaction is not a bundled transaction if it is (a) the retail sale of 20 tangible personal property and a service where the tangible personal 21 22 property is essential to the use of the service, and is provided 23 exclusively in connection with the service, and the true object of the transaction is the service, (b) the retail sale of services when one 24 25 service is provided that is essential to the use or receipt of a second service and the first service is provided exclusively in connection with 26 the second service and the true object of the transaction is the second 27 service, or (c) a transaction that includes taxable products and 28 nontaxable products and the purchase price or sales price of the taxable 29 products is de minimus. De minimus means the seller's purchase price or 30 sales price of the taxable products is ten percent or less of the total 31

purchase price or sales price of the bundled products. Sellers shall use either the purchase price or the sales price of the products to determine if the taxable products are de minimus. Sellers may not use a combination of the purchase price and sales price of the products to determine if the taxable products are de minimus. Sellers shall use the full term of a service contract to determine if the taxable products are de minimus.

7 (5) Bundled transaction does not include the retail sale of exempt tangible personal property and taxable tangible personal property if (a) 8 9 the transaction includes food and food ingredients, drugs, durable 10 medical equipment, mobility enhancing equipment, over-the-counter drugs, 11 prosthetic devices, or medical supplies as such terms are defined in section 77-2704.09 and (b) the seller's purchase price or sales price of 12 13 the taxable tangible personal property is fifty percent or less of the total purchase price or sales price of the bundled tangible personal 14 property. Sellers may not use a combination of the purchase price and 15 16 sales price of the tangible personal property when making the fifty-17 percent determination for a transaction.

18 Sec. 195. Section 77-2704.09, Reissue Revised Statutes of Nebraska, 19 is amended to read:

77-2704.09 (1) Sales and use taxes shall not be imposed on the gross 20 receipts from the sale, lease, or rental of and the storage, use, or 21 22 other consumption in this state of (a) insulin, (b) mobility enhancing equipment and drugs, not including over-the-counter drugs, when sold for 23 24 a patient's use under a prescription, and (c) the following when sold for 25 a patient's use under a prescription and which are of the type eligible for coverage under the medical assistance program established pursuant to 26 the Medical Assistance Act: Durable medical equipment; home medical 27 28 supplies; prosthetic devices; oxygen; and oxygen equipment.

29 (2) For purposes of this section:

30 <u>(a)(i)</u> (a) Drug means a compound, substance, preparation, and 31 component of a compound, substance, or preparation, other than food and

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1 food ingredients, dietary supplements, or alcoholic beverages:

2 (A) (i) Recognized in the official United States Pharmacopoeia,
3 official Homeopathic Pharmacopoeia of the United States, or official
4 National Formulary, and any supplement to any of them;

5 (B) (ii) Intended for use in the diagnosis, cure, mitigation,
6 treatment, or prevention of disease; or

7 (C) (iii) Intended to affect the structure or any function of the
8 body; and

9 (ii) Drug does not include cannabis obtained pursuant to the
10 Nebraska Medical Cannabis Patient Protection Act;

(b) Durable medical equipment means equipment which can withstand repeated use, is primarily and customarily used to serve a medical purpose, generally is not useful to a person in the absence of illness or injury, is appropriate for use in the home, and is not worn in or on the body. Durable medical equipment includes repair and replacement parts for such equipment;

(c) Home medical supplies means supplies primarily and customarily used to serve a medical purpose which are appropriate for use in the home and are generally not useful to a person in the absence of illness or injury;

(d) Mobility enhancing equipment means equipment which is primarily 21 and customarily used to provide or increase the ability to move from one 22 23 place to another, which is not generally used by persons with normal 24 mobility, and which is appropriate for use either in a home or a motor 25 vehicle. Mobility enhancing equipment includes repair and replacement parts for such equipment. Mobility enhancing equipment does not include 26 any motor vehicle or equipment on a motor vehicle normally provided by a 27 28 motor vehicle manufacturer;

(e) Over-the-counter drug means a drug that contains a label that
identifies the product as a drug as required by 21 C.F.R. 201.66, as such
regulation existed on January 1, 2003. The over-the-counter drug label

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includes a drug facts panel or a statement of the active ingredients with a list of those ingredients contained in the compound, substance, or preparation;

4 (f) Oxygen equipment means oxygen cylinders, cylinder transport 5 devices including sheaths and carts, cylinder studs and support devices, 6 regulators, flowmeters, tank wrenches, oxygen concentrators, liquid 7 oxygen base dispensers, liquid oxygen portable dispensers, oxygen tubing, 8 nasal cannulas, face masks, oxygen humidifiers, and oxygen fittings and 9 accessories;

10 (g) Prescription means an order, formula, or recipe issued in any 11 form of oral, written, electronic, or other means of transmission by a 12 duly licensed practitioner authorized under the Uniform Credentialing 13 Act; and

Prosthetic devices replacement, corrective, 14 (h) means a or supportive device worn on or in the body to artificially replace a 15 missing portion of the body, prevent or correct physical deformity or 16 malfunction, or support a weak or deformed portion of the body, and 17 includes any supplies used with such device and repair and replacement 18 19 parts.

Sec. 196. Section 77-27,132, Revised Statutes Cumulative Supplement, 20 2024, is amended to read:

22 77-27,132 (1) There is hereby created a fund to be designated the Revenue Distribution Fund which shall be set apart and maintained by the 23 24 Tax Commissioner. Revenue not required to be credited to the General Fund 25 or any other specified fund may be credited to the Revenue Distribution Fund. Credits and refunds of such revenue shall be paid from the Revenue 26 Distribution Fund. The balance of the amount credited, after credits and 27 refunds, shall be allocated as provided by the statutes creating such 28 revenue. 29

30 (2) The Tax Commissioner shall pay to a depository bank designated
31 by the State Treasurer all amounts collected under the Nebraska Revenue

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Act of 1967. The Tax Commissioner shall present to the State Treasurer
 bank receipts showing amounts so deposited in the bank, and of the
 amounts so deposited the State Treasurer shall:

4 (a)(i) For transactions occurring on or after October 1, 2014, and 5 before July 1, 2024, credit to the Game and Parks Commission Capital 6 Maintenance Fund all of the proceeds of the sales and use taxes imposed 7 pursuant to section 77-2703 on the sale or lease of motorboats as defined 8 in section 37-1204, personal watercraft as defined in section 37-1204.01, 9 all-terrain vehicles as defined in section 60-103, and utility-type 10 vehicles as defined in section 60-135.01; and

(ii) For transactions occurring on or after July 1, 2024, credit to 11 the Game and Parks Commission Capital Maintenance Fund all of the 12 proceeds of the sales and use taxes imposed pursuant to section 77-2703 13 on the sale or lease of motorboats as defined in section 37-1204, 14 personal watercraft as defined in section 37-1204.01, all-terrain 15 vehicles as defined in section 60-103, and utility-type vehicles as 16 17 defined in section 60-135.01, and from such proceeds, transfers shall be made to the Nebraska Emergency Medical System Operations Fund as provided 18 in section 37-327.02; 19

(b) Credit to the Highway Trust Fund all of the proceeds of the 20 sales and use taxes derived from the sale or lease for periods of more 21 than thirty-one days of motor vehicles, trailers, and semitrailers, 22 except that the proceeds equal to any sales tax rate provided for in 23 24 section 77-2701.02 that is in excess of five percent derived from the 25 sale or lease for periods of more than thirty-one days of motor vehicles, trailers, and semitrailers shall be credited to the Highway Allocation 26 27 Fund;

(c) For transactions occurring on or after July 1, 2013, and before July 1, 2042, of the proceeds of the sales and use taxes derived from transactions other than those listed in subdivisions (2)(a), (b), and (e), and (f) of this section from a sales tax rate of one-quarter of one

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percent, credit monthly eighty-five percent to the Highway Trust Fund and
 fifteen percent to the Highway Allocation Fund;

3 (d) Of the proceeds of the sales and use taxes derived from 4 transactions other than those listed in subdivisions (2)(a), (b), and 5 (e)<u>, and (f)</u> of this section, credit to the Property Tax Credit Cash Fund 6 the amount certified under section 77-27,237, if any such certification 7 is made; and

8 (e) For transactions occurring on or after July 1, 2023, credit to 9 the Department of Transportation Aeronautics Capital Improvement Fund all 10 of the proceeds of the sales and use taxes imposed pursuant to section 11 77-2703 on the sale or lease of aircraft as defined in section 3-101; 12 and -

13 (f) Credit the proceeds of the sales and use taxes imposed pursuant 14 to section 77-2703 on the sale of cannabis by dispensaries to qualified 15 patients and registered caregivers under the Nebraska Medical Cannabis 16 Patient Protection Act as follows:

17 (i) Fifty percent to the Medical Cannabis Control Fund;

18 (ii) Twenty-five percent to the Medical Cannabis Business Equity 19 Fund; and

20 (iii) Twenty-five percent to the Cannabis Community Reinvestment
 21 Fund.

The balance of all amounts collected under the Nebraska Revenue Act of 1967 shall be credited to the General Fund.

Sec. 197. Section 77-4303, Reissue Revised Statutes of Nebraska, is amended to read:

77-4303 (1) A tax is hereby imposed on marijuana and controlled
 substances at the following rates:

(a) On each ounce of marijuana or each portion of an ounce, one
 hundred dollars;

30 (b) On each gram or portion of a gram of a controlled substance that31 is customarily sold by weight or volume, one hundred fifty dollars; or

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(c) On each fifty dosage units or portion thereof of a controlled
 substance that is not customarily sold by weight, five hundred dollars.

(2) For purposes of calculating the tax under this section, 3 marijuana or any controlled substance that is customarily sold by weight 4 or volume shall be measured by the weight of the substance in the 5 dealer's possession. The weight shall be the actual weight, if known, or 6 7 the estimated weight as determined by the Nebraska State Patrol or other law enforcement agency. Such determination shall be presumed to be the 8 9 weight of such marijuana or controlled substances for purposes of sections 77-4301 to 77-4316. 10

11 (3) The tax shall not be imposed upon a person registered or 12 otherwise lawfully in possession of marijuana or a controlled substance 13 pursuant to Chapter 28, article 4, or lawfully in possession of cannabis 14 <u>under the Nebraska Medical Cannabis Patient Protection Act or the</u> 15 <u>Nebraska Medical Cannabis Regulation Act</u>.

Sec. 198. Section 81-2,239, Reissue Revised Statutes of Nebraska, is amended to read:

18 81-2,239 Sections 81-2,239 to 81-2,292 <u>and section 200 of this act</u> 19 and the provisions of the Food Code and the Current Good Manufacturing 20 Practice In Manufacturing, Packing, or Holding Human Food adopted by 21 reference in sections 81-2,257.01 and 81-2,259, shall be known and may be 22 cited as the Nebraska Pure Food Act.

23 Sec. 199. Section 81-2,263, Reissue Revised Statutes of Nebraska, is 24 amended to read:

81-2,263 If there is an inconsistency between sections 81-2,239 to
81-2,292 <u>and section 200 of this act</u> and any code adopted by reference,
the requirements of the sections shall control.

Sec. 200. Edible cannabis products sold under the Nebraska Medical
 Cannabis Regulation Act are subject to the Nebraska Pure Food Act to the
 same extent as other items of food.

31 Sec. 201. Section 81-1021, Reissue Revised Statutes of Nebraska, is

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1 amended to read:

81-1021 (1) All motor vehicles acquired by the State of Nebraska
except any vehicle rented as a bureau fleet vehicle shall be indelibly
and conspicuously lettered, in plain letters of a contrasting color or
reflective material:

6 (a) On each side thereof with the words State of Nebraska and 7 following such words the name of whatever board, department, bureau, 8 division, institution, including the University of Nebraska or state 9 college, office, or other state expending agency of the state to which 10 the motor vehicle belongs; and

(b) On the back thereof with the words State of Nebraska.

12 (2) This section shall not apply to motor vehicles used or 13 controlled by:

(a) The Nebraska State Patrol, the Public Service Commission, the 14 Game and Parks Commission, deputy state sheriffs employed by the Nebraska 15 16 Brand Committee and State Fire Marshal for state law enforcement 17 purposes, inspectors employed by the Nebraska Liquor Control Commission or the Nebraska Medical Cannabis Commission, and persons employed by the 18 19 Tax Commissioner for state revenue enforcement purposes, the exemption for state law enforcement purposes and state revenue enforcement purposes 20 being confined strictly to the seven agencies specifically named; 21

(b) The Department of Health and Human Services or the Department of Correctional Services for the purpose of apprehending and returning escaped offenders or parole violators to facilities in the Department of Correctional Services and transporting offenders and personnel of the Department of Correctional Services and patients and personnel of the Department of Health and Human Services who are engaged in off-campus program activities;

29 (c) The Military Department;

30 (d) Vocational rehabilitation counselors and the Department of31 Health and Human Services for the purposes of communicable disease

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control, for the prevention and control of those communicable diseases
 which endanger the public health, or used by the Department of Health and
 Human Services in the enforcement of drug control laws or for other
 investigation purposes;

5 (e) The Department of Agriculture for special investigative6 purposes;

7 (f) The Nebraska Motor Vehicle Industry Licensing Board for8 investigative purposes;

9 (g) The Insurance Fraud Prevention Division of the Department of 10 Insurance for investigative purposes; and

11 (h) The Department of Justice.

Sec. 202. Original sections 28-439, 53-105, 53-106, 53-110, 53-111, 60-6,211.08, 77-2701.48, 77-2704.09, 77-4303, 81-2,239, 81-2,263, and 81-1021, Reissue Revised Statutes of Nebraska, sections 28-416, 71-5727, and 77-27,132, Revised Statutes Cumulative Supplement, 2024, sections 1, 2, and 3, Initiative Law 2024, No. 437, and sections 1, 3, 4, and 5, Initiative Law 2024, No. 438, are repealed.

Sec. 203. The following sections are outright repealed: Sections 28-463, 28-464, 28-465, 28-466, 28-467, 28-468, and 28-469, Reissue Revised Statutes of Nebraska, and sections 2 and 6, Initiative Law 2024, No. 438.

Sec. 204. Since an emergency exists, this act takes effect when
 passed and approved according to law.

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