GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL 711

	Short Title:	NC Compassionate Care Act.	(Public)
	Sponsors:	Senators Rabon, Lee, and Lowe (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
		April 8, 2021	
1		A BILL TO BE ENTITLED	
2	AN ACT EN	ACTING THE NORTH CAROLINA COMPASSIONATE	CAREACT
3		Assembly of North Carolina enacts:	
4		ECTION 1. Chapter 90 of the General Statutes is amended b	v adding a new Article
5	to read:		,
6		" <u>Article 5H.</u>	
7		"North Carolina Compassionate Care Act.	
8	"§ 90-113.11	0. Short title.	
9		cle shall be known and may be cited as the "North Carolina	a Compassionate Care
10	Act."	<u>/</u>	<u>i</u>
11		2. Legislative findings and purpose.	
12		ral Assembly makes the following findings:	
13	(1)) Modern medical research has found that cannal	bis and cannabinoid
14		compounds are effective at alleviating pain, nausea,	and other symptoms
15		associated with several debilitating medical conditions	
16	<u>(2</u>	As of January 2021, 36 states and the District of Co	Jumbia have removed
17		state-level criminal penalties for the medical use, cultiv	
18		of cannabis, and in enacting this Article, North Carol	
19		action to preserve and enhance the health and welfare of	
20	<u>(3</u>	•	
21	<u>. </u>	laws that are necessary to protect patients and their doc	-
22		civil penalties and is not intended to change current c	
23		governing the use of cannabis for nonmedical purposes	
24	<u>(4</u>		
25	<u></u>	legislation for the protection of the health of its citize	
26		State in the Tenth Amendment of the United States Co	
27	"§ 90-113.114	4. Definitions.	
28		wing definitions apply in this Article:	
29	(1		erived solely from an
30	<u></u>	intrastate source that is possessed by a qualified p	
31		possessed by a qualified patient and the qualified	
32		caregiver, in an amount that does not exceed what is re	
33		assure the uninterrupted availability of cannabis for a pe	• •
34		form recommended by the qualified patient's physici	• •
35		alleviating the symptoms or effects of the qualified	- -
36		medical condition.	



General Assemb	ly Of North Carolina	Session 2021
<u>(2)</u>	Bona fide physician-patient relationship. –	A treatment relationship between
· · · ·	a physician and a patient in which the	
	assessment of the patient's medical histor	
	including an in-person physical examination	
	offers to provide follow-up care and treatme	± •
	examinations, to determine the efficacy of	· · · · · · · · · · · · · · · · · · ·
	treatment for the patient's medical condition	
<u>(3)</u>	Cannabis. – Marijuana as defined in G.S. 9	
(4)	Cannabis-infused product. – A product infu	
	for use or consumption other than by inhalat	
	includes edible products, ointments, and tin	
<u>(5)</u>	Commission. – The Medical Cannabis Prod	
<u>(5)</u>	<u>G.S. 90-113.124.</u>	detion commission established in
<u>(6)</u>	Debilitating medical condition. – Includ	las cancar anilansy glaucoma
<u>(0)</u>	positive status for human immunodeficience	· · · ·
	deficiency syndrome (AIDS), amyotrophic	•
	disease, Parkinson's disease, multiple sclery	
	conditions of the same kind or class as, or co	
		-
	this subdivision, and for which a physician	-
<u>(7)</u>	<u>Designated caregiver.</u> – A person who is at	
	agreed to assist with a qualified patient's mo	
	Licensed cannabis products facility. – On	
	operated by a licensed medical ca	nnabis supplier that produce
	cannabis-infused products.	· · · · · · · · · · · · · · · · · · ·
<u>(9)</u>	<u>Licensed medical cannabis center. – One</u>	
	operated by a licensed medical cannabis	
(10)	cannabis-infused products to registry identi	
<u>(10)</u>	<u>Licensed medical cannabis supplier. –</u>	
	G.S. 90-113.118 to supply cannabis and	-
	authorized by this Article. A licensed med	* *
	cannabis, owns and operates one or more l	
,	and may own and operate one or more licen	ised cannabis products facilities as
(11)	<u>set forth in G.S. 90-113.118.</u>	T TI '''''''''''''''''''''''''''''''''''
<u>(11)</u>	<u>Medical use of cannabis or medical use. –</u>	· ·
	internal possession, delivery, transfer, o	-
	paraphernalia relating to the administration	
	qualified patient's medical condition or sym	ptoms associated with the medical
(10)	condition or its treatment.	
<u>(12)</u>	<u>Physician. – A person licensed under Artic</u>	-
	Statutes who is in good standing to practice	
<u>(13)</u>	Qualified patient. – A person who has be	een diagnosed by a physician as
	having a debilitating medical condition.	
<u>(14)</u>	Registry identification card. – A docume	
	Department of Health and Human Services	▲
	identifies a person as a qualified patient or a	•
<u>(15)</u>	<u>Registry identification cardholder. – A c</u>	
	a a see a	
	caregiver who holds a valid registry identi	
	Carolina Department of Health and	
	Carolina Department of Health and G.S. 90-113.116.	Human Services pursuant to
	Carolina Department of Health and	Human Services pursuant to or system. – A system established

General Assemb	ly Of North Carolina	Session 2021
	pursuant to G.S. 90-113.118 to provide a safe met	hod for producing and
	distributing cannabis and cannabis-infused products t	
	cardholders.	
<u>(17)</u>	Usable cannabis The dried buds and mature female	e flowers of the plant of
	the genus Cannabis, and any mixture or prepara	ation thereof, that are
	appropriate for medical use as provided in this Article	.
<u>(18)</u>	Written certification A statement in a patient's	medical records or a
	statement signed by a physician with whom the p	atient has a bona fide
	physician-patient relationship indicating that, in the	physician's professional
	opinion, the patient has a debilitating medical cond	lition and the potential
	health benefits of the medical use of cannabis wou	ld likely outweigh the
	health risks for the patient.	
" <u>§ 90-113.116.</u>	Registry identification cards for qualified pat	ients and designated
careg	ivers.	
(a) Defin	ition. – As used in this section, the term Department me	eans the North Carolina
Department of H	ealth and Human Services.	
(b) Appli	cations, Issuance, and Expiration of Registry Identi	fication Cards The
Department shall	issue or renew a registry identification card to the follo	wing individuals:
(1)	Any individual who applies to the Department on f	orms prescribed by the
	Department demonstrating that the individual is a c	
	debilitating medical condition for which a physicia	-
	certification.	
(2)	Any individual who is at least 21 years of age who h	nas (i) been named as a
	designated caregiver in a registry identification card a	
	a qualified patient and (ii) agreed to serve as that quality	
	caregiver. The Department may issue a registry is	
	maximum of two designated caregivers named in	
	approved application.	
The Departm	ent shall issue a registry identification card to an applic	ant within 14 days after
approving an app	blication or renewal. The initial or renewal registry ide	entification card expires
	e date of issuance.	1
(c) Quali	fied Patients Under Age 18. – The Department may not i	ssue or renew a registry
	d to a qualified patient under 18 years of age unless each	
is met:		-
(1)	The qualified patient's physician has explained the pot	ential risks and benefits
	of the medical use of cannabis to the qualified pa	
	guardian, or person having legal custody of the qualif	-
<u>(2)</u>	The qualified patient's physician restricts the qualified	
	cannabis to a noninhalation consumption method, an	-
	and the qualified patient's designated caregivers agr	- -
	restriction.	·····
<u>(3)</u>	A parent, guardian, or person having legal custody	of the qualified patient
	consents in writing to (i) allow the qualified patient's r	
	(ii) serve as one of the qualified patient's designate	
	control the acquisition of the cannabis, the dosage, a	
	medical use of cannabis by the qualified patient.	
(d) Revie	w of Applications. – The Department shall verify the in	nformation contained in
	cation card application or renewal application submitted	
	e or deny an application or renewal application within 4	-
* *	ls and Appeals. – The Department may deny a regi	• •
<u> </u>	** ************************************	

General Assembly Of North Carolina Session 2021 1 pursuant to this section or if the Department determines that the application or renewal 2 application contains false information. Denials may be appealed by filing a contested case 3 petition under Article 3 of Chapter 150B of the General Statutes. Article 4 of Chapter 150B of 4 the General Statutes governs judicial review of an administrative decision made under this 5 section. 6 (f) Registry Identification Card Information. - Each registry identification card issued 7 by the Department shall contain at least all of the following information: 8 The date of issuance. (1)9 The date of expiration. (2)10 A random registry identification number. (3)11 (4)A photograph of the registry identification cardholder. 12 Notification of Changes. - Individuals issued registry identification cards are subject (g) 13 to all of the following: 14 (1) A qualified patient who has been issued a registry identification card shall 15 notify the Department of any change in the qualified patient's name, address, or designated caregiver and submit a fifty dollar (\$50.00) fee to the 16 17 Department within 15 days after the change occurs. A qualified patient who 18 fails to notify the Department of any of these changes within the specified 19 time frame commits an infraction and is subject to a fine not to exceed more 20 than one hundred fifty dollars (\$150.00). 21 (2)A designated caregiver shall notify the Department of any change in name or address and submit a fifty dollar (\$50.00) fee to the Department within 15 22 23 days after the change occurs. A designated caregiver who fails to notify the 24 Department of any of these changes within the specified time frame commits 25 an infraction and is subject to a fine not to exceed one hundred fifty dollars 26 (\$150.00). 27 When a qualified patient or designated caregiver notifies the Department of (3)28 any change, as required by this subsection, the Department shall issue the 29 qualified patient and each designated caregiver a new registry identification 30 card within 10 days after receiving the updated information and the fifty dollar 31 (\$50.00) fee. 32 When a qualified patient who possesses a registry identification card notifies (4)33 the Department of a change in designated caregiver, the Department shall 34 notify the designated caregiver of record of the change within 15 days after 35 receiving notification of the change. The protections afforded under this 36 Article to the designated caregiver of record shall expire 30 days after the 37 designated caregiver of record is notified by the Department of the change in 38 designated caregiver. 39 If a qualified patient or a designated caregiver loses a registry identification (5) 40 card, the cardholder shall notify the Department within 15 days after losing 41 the card. The notification shall include a fifty dollar (\$50.00) replacement fee 42 for a new card. Within five days after receiving notification of a lost registry 43 identification card, the Department shall issue the cardholder a new registry 44 identification card with a new random identification number. Suspensions or Revocations. - If the Department determines that a qualified patient 45 (h) 46 or designated caregiver has willfully violated any provision of this Article, the Department shall 47 suspend or revoke the qualified patient's or designated caregiver's registry identification card. 48 Suspensions or revocations may be appealed by filing a contested case petition under Article 3 49 of Chapter 150B of the General Statutes. 50 Confidential Nature of Information Collected by Department. - The following (i)

General	Assem	bly Of North Carolina	Session 2021
	(1)	Applications and supporting information su	ubmitted by qualified patients,
		including information regarding their design	ated caregivers and physicians,
		are confidential and protected under the fede	ral Health Insurance Portability
		and Accountability Act of 1996.	
	(2)	The Department shall maintain a confidential	l list of the persons to whom the
		Department has issued registry identificatio	-
		other identifying information on the list are	
		provisions of Chapter 132 of the General S	-
		disclosure, except to authorized employees of	f the Department as necessary to
		perform official duties of the Department.	- · ·
(j)	Penal	ty for Confidentiality Breaches. – Any person, in	ncluding an employee or official
of the De	epartme	nt or another State agency or local government,	who breaches the confidentiality
	-	btained pursuant to this section is guilty of a C	•
		d for a violation under this subsection shall n	
(\$1,000)			
(k)		ication of Registry Identification Cards to Law	Enforcement Personnel. – The
Departm		l verify to law enforcement personnel whether	
		onfirming the validity of the random registry ide	
		whom the Department has assigned the random	
(l)		rts of Falsified or Fraudulent Application Inf	
Personne	-	thing in this section shall be construed to preve	
notifying	g law en	forcement personnel about falsified or fraudule	ent information submitted to the
		ny individual in support of an application for a	
(m)		$S_{\rm o}$ – Not later than 120 days after the effective da	• •
Medical		ommission shall adopt rules to implement the pro	
shall esta	ablish re	equirements for the issuance of registry identific	cation cards to qualified patients
and desig	gnated c	aregivers, which shall include at least all of the	following:
	(1)	The method of demonstrating written	certification, as defined in
		<u>G.S. 90-113.114.</u>	
	<u>(2)</u>	The amount of the initial or renewal applicat	tion fee, which shall not exceed
		fifty dollars (\$50.00) per application or renew	val application.
	(3)	The name, address, and date of birth of the qu	alified patient.
	<u>(4)</u>	The name, address, and telephone number of	the qualified patient's physician.
	<u>(5)</u>	The name, address, and date of birth of	each of the qualified patient's
		designated caregivers, if any.	
" <u>§ 90-11</u>	3.118.	Regulated medical cannabis supply system.	
(a)	Defin	itions. – The following definitions apply in this	section:
()		Department _ The North Carolina Departme	
	<u>(1)</u>	Department. – The North Carolina Departme.	nt of Agriculture and Consumer
<u></u>	<u>(1)</u>	Services.	
<u></u>		· · · · · ·	nt of Agriculture and Consumer
<u>,</u>	<u>(1)</u> (2)	Services.	nt of Agriculture and Consumer t been required to file an income
<u>,</u>		<u>Services.</u> <u>Nonresident business. – An entity that has not</u> or franchise tax return with the State for three	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial
		Services. Nonresident business. – An entity that has not	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial
7.77		<u>Services.</u> <u>Nonresident business. – An entity that has not</u> <u>or franchise tax return with the State for thre</u> <u>application for a medical cannabis supplier lin</u>	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial
7.77		Services. Nonresident business. – An entity that has not or franchise tax return with the State for three application for a medical cannabis supplier li- the following conditions:	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial cense that meets one or more of
7.22		<u>Services.</u> <u>Nonresident business. – An entity that has not</u> <u>or franchise tax return with the State for thre</u> <u>application for a medical cannabis supplier li- the following conditions:</u> <u>a. Is a nonresident entity.</u>	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial cense that meets one or more of
7.27	(2)	Services. Nonresident business. – An entity that has not or franchise tax return with the State for three application for a medical cannabis supplier lie the following conditions: a. Is a nonresident entity. b. Is a nonresident individual who owns sole proprietor. 	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial cense that meets one or more of an unincorporated business as a
7.22		Services.Nonresident business. – An entity that has notor franchise tax return with the State for threeapplication for a medical cannabis supplier liethe following conditions:a.Is a nonresident entity.b.Is a nonresident individual who owns	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial cense that meets one or more of an unincorporated business as a
7.22	(2)	Services. Nonresident business. – An entity that has not or franchise tax return with the State for three application for a medical cannabis supplier live the following conditions: a. Is a nonresident entity. b. Is a nonresident individual who owns sole proprietor. Nonresident employee. – A nonresident individual with the state individual with the state individual with the state for three sole proprietor.	nt of Agriculture and Consumer t been required to file an income ee years prior to filing an initial cense that meets one or more of an unincorporated business as a vidual who is an employee of a

General Assembly Of North Carolina

1	<u>(b)</u>			nabis Supply System; Funding. – Not later than 180 days after the			
2	effective date of this act, the Medical Cannabis Production Commission established in						
3	G.S. 90-113.120 shall establish a medical cannabis supply system that authorizes licensed						
4	medical cannabis suppliers to produce cannabis and cannabis-infused products in licensed						
5		-		ties and distribute them through licensed medical cannabis centers. In			
6		-		l cannabis supply system, the Commission shall (i) provide a safe,			
7	-			nabis appropriate for medical use by qualified registry identification			
8				r G.S. 90-113.116, (ii) ensure statewide access to safe and affordable			
9				gistry identification cardholders, (iii) establish a system that is well			
10				y viable for medical cannabis supplier license-holders to ensure the			
11				cannabis and cannabis-infused products for patients, and (iv) generate			
12				e Commission to oversee and for the Department to maintain and operate			
13	•			al Assembly may appropriate funds for the initial development and			
14	-			medical cannabis supply system, but neither the Department nor the			
15				y appropriations from the General Fund to operate the system. The intent			
16	of the Ge	eneral A	ssembly	y is that the system shall be funded solely by the fees authorized in this			
17	section.						
18	<u>(c)</u>			nabis Supplier License. –			
19		<u>(1)</u>	-	erson shall do any of the following without first obtaining a medical			
20			canna	bis supplier license from the Commission:			
21			<u>a.</u>	Cultivate cannabis to be used by a licensed medical cannabis center or			
22				a licensed producer of cannabis-infused products.			
23			<u>b.</u>	Establish or operate a business to produce cannabis-infused products.			
24			<u>c.</u>	Establish or operate a medical cannabis center for the sale of cannabis,			
25				cannabis-infused products, and paraphernalia relating to the			
26				administration of cannabis to qualified patients and designated			
27				caregivers who hold valid registry identification cards issued under			
28				<u>G.S. 90-113.116.</u>			
29		<u>(2)</u>	-	pplicant for a license under this subsection shall submit the required			
30				nation on application forms provided by the Department. The			
31				cation form shall require at least all of the following:			
32			<u>a.</u>	The applicant's name and any legal names the applicant will use for			
33				facilities where the applicant will produce medical cannabis, and for			
34				each medical cannabis center and cannabis products facility the			
35				applicant proposes to operate.			
36			<u>b.</u>	The address of each property, location, or premises the applicant will			
37				use to produce medical cannabis, of each cannabis products facility the			
38				applicant will use to process medical cannabis or produce			
39				cannabis-infused products, and of each medical cannabis center the			
40				applicant will use to dispense or distribute cannabis.			
41			<u>c.</u>	Documentation demonstrating that the applicant:			
42				<u>1.</u> <u>Possesses the requisite expertise in controlled environment</u>			
43				agriculture and the processing of cannabis to produce medical			
44 45				cannabis meeting standards that the Commission shall specify			
45 46				by rule.			
40 47				2. <u>Has appropriate experience and qualifications for processing</u> medical cannabis into cannabis-infused products in a manner			
47 48				that meets industry standards for production consistency and			
48 49				safe handling.			
49 50			Ь	<u>Proposed operating procedures for each facility and component of the</u>			
50 51			<u>d.</u>	applicant's proposed medical cannabis supply system, including			
51				appreant's proposed medical cannaois supply system, metuding			

	General Assemb	oly Of North Carolina	Session 2021
1		recordkeeping and security requ	irements as the Commission shall
2		specify by rule.	
3		e. The name, address, and date of	birth of each principal officer and
4		board member of the medical can	nabis supplier.
5		<u>f.</u> <u>The name, address, and date of bi</u>	rth of each employee of the medical
6		cannabis supplier.	
7		g. For first-year licensees, a nonrefu	undable license fee in the amount of
8			lus five thousand dollars (\$5,000) for
9		each cannabis products facility	or medical cannabis center the
0		applicant proposes to operate und	er the license.
1		<u>h.</u> For licensees seeking license rene	ewal, a nonrefundable renewal fee in
2		an amount not less than ten th	ousand dollars (\$10,000) plus one
3		thousand dollars (\$1,000) for e	each cannabis products facility or
4		medical cannabis center the lice	ensee operates under the license as
5		specified in rules adopted b	y the Commission pursuant to
6		G.S. 90-113.120 and annual audit	ed financial statements audited by an
7		independent certified public acco	<u>untant.</u>
8		i. <u>Proof of North Carolina residen</u>	cy for each principal officer, board
9		member, and employee of the me	± ±
20		j. <u>Proof in a manner and amount as t</u>	the Commission shall specify by rule
21			quid and nonliquid assets to operate
22			s supply system established by this
23		<u>Article.</u>	
24		•	tment considers necessary to ensure
25		compliance with the terms of this	
26	<u>(3)</u>	Unless suspended or revoked, a medical	
27		a period not to exceed 12 months from the	
28	<u>(4)</u>	A licensee shall apply for renewal, as ne	cessary, at least 30 days prior to the
29		expiration of a current license.	
30	<u>(5)</u>	No later than 30 days after issuing or rene	
1		the Department shall issue a medical can	** • •
2		card to each director and employee listed	
3		upon receipt of a two hundred fifty dollar	· · · · · · · · · · · · · · · · · · ·
34 1.5	<u>(6)</u>	A licensee shall notify the Department	
5		submitted on the license application or re	enewal form within 30 days after the
6	(7)	<u>change.</u>	a anomated by the medical same bia
7	<u>(7)</u>	The records of medical cannabis center	
		supplier licensee are subject to the same	· · ·
89 10		records pursuant to G.S. 90-85.36. G.S	* *
		cannabis center as if it were a pharmacy re	egulated under Article 4A of Chapter
1 2	(9)	<u>90 of the General Statutes.</u>	annahis production site card to each
+2 13	<u>(8)</u>	The Department shall issue a medical ca	
+3 4		licensed medical cannabis supplier for e approved for cannabis production and	
5			± •
-5 -6		approved for production of cannabis-infu card shall be posted conspicuously at eac	±
-0 -7	(0)	A licensed medical cannabis supplier is r	-
F7 18	<u>(9)</u>	<u>a controlled, covered environment. Site</u>	
+0 19		shall not be open to the public and s	
+9 50		restrictions as the Commission may spec	
50		resultations as the Commission may spec	<u>11 y Uy 1010.</u>

	General Assemb	ly Of North Carolina	Session 2021
1	(d) Disqu	alifications for Licensure The Commission shall no	t issue a license
2		s section to any of the following persons:	
3	(1)	A person who has not paid the appropriate license or licens	se renewal fee.
4	$\overline{(2)}$	An individual who is less than 21 years of age.	
5	$\overline{(3)}$	A person who has served a sentence for any of the follow	ing felonies in the
6		five years immediately preceding the date of license applic	-
7		through E felony; any felony that includes assault as an es	ssential element of
8		the offense; any felony under Article 14 (Burglary and H	lousebreakings) of
9		Chapter 14 of the General Statutes; any felony under Art	icle 16 (Larceny),
10		Article 16A (Organized Retail Theft), Article 17 (Rob	obery), Article 18
11		(Embezzlement), Article 19 (False Pretenses and Che	ats), Article 19A
12		(Obtaining Property or Services by False or Fraudulent Us	e of Credit Device
13		or Other Means), Article 19B (Financial Transaction Ca	rd Crime Act), or
14		Article 19C (Identity Theft) of Chapter 14 of the General S	tatutes. In order to
15		ensure compliance with this subdivision, the Department	nt shall conduct a
16		criminal history record check of any person whose name	is submitted on an
17		application as the director or an employee of the medical of	cannabis center, or
18		as the producer of cannabis-infused products, or an employ	vee of a producer.
19	<u>(4)</u>	A person (or, with respect to a person who is not an ind	ividual, an owner,
20		director, or employee of the person) who at any time has b	
21		felony violation for manufacturing, selling, delivering, o	
22		intent to manufacture, sell, deliver, or possess a Schedule	·
23		substance, in violation of G.S. 90-95(b)(1). In order to ensur	-
24		this subdivision, the Department shall conduct a criminal hi	
25		of any person whose name is submitted on an applicat	tion as an owner,
26		director, or an employee of the medical cannabis supplier.	
27	<u>(5)</u>	Except as otherwise provided in this subdivision, a person	
28		a resident of North Carolina for at least two years prior	
29		license application. A person who submits an applica	
30		pursuant to this section within 180 days after the effective	
31		is not subject to this residency requirement if the person	
32 33		North Carolina for at least 180 days prior to the effective d	
33 34		With respect to a person who is not an individual, a person the	nat is a nonresident
34 35	(a) Destri	business.	l connobio gunnlion
35 36		<u>ctions on Sales and Supply. – A person licensed as a medical</u>	r cannabis supplier
30 37	<u>(1)</u>	<u>n is subject to the following sales and supply restrictions:</u> The supplier may sell medical cannabis and cannabis-infu	used products only
38	<u>(1)</u>	through the medical cannabis centers that the supplier is l	
39		under this section. A licensed medical cannabis center shall	<u> </u>
40		cannabis-infused products, or paraphernalia relating to the	
41		cannabis, to any person other than a qualified patient or de	·
42		who holds a valid registry identification card issued under	
43		A licensed medical cannabis center shall not sell cannabis o	
44		products in an amount that exceeds an adequate supply to ar	
45		or designated caregiver.	<u>, domine banom</u>
46	(2)	The supplier may sell only medical cannabis grown by the s	supplier at the sites
47	<u>\</u> _	licensed to that supplier under this section. The supplier sha	
48		cannabis, cannabis plants, cannabis seeds, or cultivation	
49		other person other than through the medical cannabis cente	
50		is licensed to operate.	
		-	

	General Assemb	oly Of North Carolina	Session 2021
1	<u>(3)</u>	The supplier may sell only cannabis-infused products	produced at the
2		cannabis products facilities licensed to the supplier under	this section. The
3		cannabis products facility shall not sell cannabis-infused p	products for resale
4		to any other person.	
5		ption from Criminal Laws A medical cannabis supplier w	
6		is exempt from the criminal laws of this State for posses	-
7	•	nsportation of cannabis, or aiding and abetting another in	-
8	-	very, or transportation of cannabis, or any other criminal	
9		luction, delivery, or transportation of cannabis is an eleme	
10		r is in substantial compliance with this Article and rules a	dopted under this
11 12	<u>Article.</u>	of Examption from Criminal Laws A person who is not a s	unalified notions or
12		of Exemption from Criminal Laws. – A person who is not a quegiver but who is otherwise authorized to possess, produce, de	
13 14		lical use pursuant to this Article ceases to be exempt as provided to possess.	
14		upon committing any of the following acts:	
16	<u>(1) of this section</u> (1)	Driving while impaired by cannabis, provided that the pe	erson shall not be
17		considered to be impaired solely for having cannabis metab	
18		system.	
19	<u>(2)</u>	Delivering cannabis to any individual who the person know	s is not a qualified
20		patient or designated caregiver who holds a valid registry i	
21		issued under G.S. 90-113.116, nor a person who holds	
22		<u>G.S. 90-113.118.</u>	
23	<u>(3)</u>	Manufacturing or distributing cannabis at an address not r	egistered with the
24		Department.	
25	<u>(4)</u>	Failing to report transfer of cannabis authorized under the	his section to the
26		Department.	
27		hly Fees and Reporting. –	
28	<u>(1)</u>	Each medical cannabis supplier licensed under this sec	
29		quarterly reports to the Department on all financial transaction	-
30		not limited to, production, sales and purchases of	
31 32		cannabis-infused products, and transfers of cannabis and	
32 33		products for no consideration with respect to each medica and cannabis products facility operated by the medical can	
33 34	<u>(2)</u>	Each medical cannabis supplier licensed under this sectio	* *
35	<u>(2)</u>	Department a monthly fee equal to ten percent (10%) of	± •
36		derived from the sale of cannabis and cannabis-infused prod	-
37		cannabis centers operated by the medical cannabis supplier	
38	<u>(3)</u>	Nothing in this subsection shall be construed to exempt person	
39	<u>x=-</u> x	this section from the reporting or remittance of sales tax for	
40		upon which a sales tax may be levied.	
41	(i) Duty	to Update. – In order to continue to hold a license under this	Article, a medical
42	cannabis licensee	e must notify the Commission of any change in criminal hist	tory of any person
43	required to be o	evaluated by the Department under subdivision (d)(4) of	this section. The
44	Commission may	y reevaluate the licensee's eligibility for a license based on the	ne notification and
45		evoke the license or require issuance of a new license with ap	propriate terms to
46	exclude disqualit		
47		Supporting Requirement. – The Commission shall use syste	
48		monthly gross revenue fees to fund, in the following order of	* ·
49 50	<u>(1)</u>	Costs associated with establishing and operating the r	regulated medical
50	$\langle 0 \rangle$	cannabis supply system established under this section.	
51	<u>(2)</u>	The registry system established under G.S. 90-113.116.	

General Assem	nbly Of North Carolina	Session 2021
(3)	The North Carolina Cannabis Research Program	established under
<u>(8)</u>	G.S. 90-113.128, limited to an amount of funding to be	
	Commission.	<u>e determined by the</u>
(k) Use	of Excess Revenues. – Any revenues remaining after the Cor	nmission fully funds
	t forth in this subsection shall be transferred by the Commi	
Fund.		
(<i>l</i>) Insp	ection. – The Department may inspect the premises of any p	erson licensed under
this section, inc	cluding any cannabis products facility, medical cannabis cer	nter, and facilities or
locations used f	for production of medical cannabis.	
<u>(m)</u> Lim	itation. – The Commission shall issue no more than 10 media	cal cannabis supplier
	nt to this section. In awarding the licenses, the Commission sl	
	is supplier own and operate no more than four medical cann	
	ninistrative and Judicial Review. – Articles 3 and 4 of C	-
	s govern administrative and judicial review of an administration	rative decision made
under this section		
	Medical Cannabis Production Commission.	
	mission Established. – The Medical Cannabis Product	ion Commission is
	shall consist of nine members as follows:	
$\frac{(1)}{(2)}$	Five members appointed by the Governor.	1
<u>(2)</u>	Two members appointed by the General Assembly upon the Speaker of the House of Bernesentatives in asserter	
(2)	the Speaker of the House of Representatives in accordance	
<u>(3)</u>	<u>Two members appointed by the General Assembly upon</u> the President Pro Tempore of the Senate in accordance w	
(b) Terr	ns. – Members of the Commission shall serve terms of fo	
	of the year of appointment, and may be reappointed to a set	
	embers designated by subdivisions $(a)(1)$, $(a)(2)$, and $(a)(4)$	•
	30 of any year evenly divisible by four. The terms of the remaining the terms of t	
	30 of any year that follows by two years a year evenly divisi	-
· · ·	ir. – The members of the Commission shall elect a chair. Th	•
two-year term a	and may be reelected.	
(d) Vaca	ancies. – Any appointment to fill a vacancy on the Commi	ssion created by the
	missal, death, or disability of a member shall be made by the	-
authority and sh	nall be for the balance of the unexpired term.	
	noval. – The appointing authority shall have the power to rem	
	on appointed by that authority from office for misfeasan	ce, malfeasance, or
nonfeasance.		
	enses The members of the Commission shall receive per	
	stence expenses in accordance with the provisions of G.S. 1	
	rum Five members of the Commission shall constitut	e a quorum for the
transaction of b		1
	ensing Power. – The Commission shall have the power to app	* *
	is supplier licenses upon recommendation of the Departmen	nt of Agriculture and
	ices by a majority vote of the members present and voting.	unand or revolta a
	ense Suspension or Revocation. – The Commission may s	•
	bis supplier license if the Commission determines that the appliance with this Chapter or with rules adopted by the	
	f this section. The Department shall notify a licensee at leas	
	uspension or revocation, including the reasons for the susp	-
· · ·	le remedial options available to the licensee. The Commission	
· · ·	is and issue subpoenas to require the presence of persons and	-
	and records necessary to conduct a suspension or revo	· · · · · · · · · · · · · · · · · · ·

	General Assemb	oly Of North Carolina	Session 2021
1	suspension or re-	vocation may be appealed by filing a contested case pet	tition under Article 3 of
2		the General Statutes.	
3	-	. – The Commission, in consultation with the North	Carolina Medical Care
4		all adopt rules to implement the provisions of this section	•
5	of the following:		
6	(1)	Establish qualifications and requirements for licensu	re of medical cannabis
7		suppliers, for the production of medical cannabis	
8		supplier, and for the proper regulation of medical	•
9		cannabis products facilities operated by medical cannabis	•
10	(2)	Establish civil penalties for minor violations of th	A A
11	<u>,</u>	Chapter and rules adopted under the authority provide	-
12	"§ 90-113.122.]	Protections for the medical use of cannabis.	
13		gistry identification cardholder shall not be subject to	arrest, prosecution, or
14		anner for the possession or purchase of cannabis for med	-
15		antity of usable cannabis possessed or purchased does	
16		nined by the qualified patient's physician.	<u> </u>
17		ble cannabis is infused or added as an ingredient to food	d, salve, tincture, or any
18		n to be consumed or used by a qualified patient, the	
19	· · ·	are not usable cannabis shall not be included for the	
20	-	ed patient is in possession of an amount of cannabis the	
21	patient's adequat		•
22	(c) A lice	ensed medical cannabis supplier shall not be subject to	o arrest, prosecution, or
23		manner for producing, possessing, distributing, or c	-
24	cannabis-infused	products in a manner consistent with this Article.	•
25	(d) Nothi	ng in this Article shall be construed to extend the prote	ections of this Article to
26	any person, inclu	iding a qualified patient, a designated caregiver, or a lic	ensed medical cannabis
27	supplier, to allow	w that person to acquire, possess, manufacture, produce	ce, use, sell, distribute,
28	dispense, or trans	sport cannabis in a manner that is not consistent with thi	is Article.
29	" <u>§ 90-113.124.</u> 1	Reserved for future codification purposes.	
30	" <u>§ 90-113.126.</u>]	Reserved for future codification purposes.	
31	" <u>§ 90-113.128.</u> I	<u>North Carolina Cannabis Research Program.</u>	
32		ne intent of the General Assembly that The University of	
33	undertake object	tive scientific research regarding the administration	of cannabis as part of
34		t. If the Board of Governors of The University of North	• • • •
35	•	ts this responsibility, The University of North Carolina	a shall create a program
36		ne North Carolina Cannabis Research Program.	
37		esearch conducted under this section may involve the	
38		nd labeling standards for medical cannabis dispensed thr	
39		mmendations on the best practices for the safe and	
40		alysis of genetic and healing properties of the many va	
41		ch strains may be best suited for a particular condition of	or treatment.
42		Construction of Article.	
43		shall not be construed to do any of the following:	
44	<u>(1)</u>	Allow for a violation of any law other than for conduct	t in compliance with the
45		provisions of this Article.	
46	<u>(2)</u>	Affect or repeal laws relating to nonmedical use, pos	ssession, production, or
47	~ ~ `	sale of marijuana.	.1 .1
48	<u>(3)</u>	Authorize the use of medical marijuana by anyone	other than a qualified
49 50	/ 4 \	patient.	1 , 1 1 1 1
50	<u>(4)</u>	Permit the operation of any vehicle, aircraft, train, o	or boat while under the
51		<u>influence of marijuana.</u>	

General Assem	bly Of North Carolina	Session 2021
<u>(5)</u>	Require the violation of federal law or purport to gi	ve immunity under federal
	law.	
<u>(6)</u>	Require any accommodation of any on-site medic	al use of marijuana in any
	correctional institution or detention facility or	•
	employment, or of smoking or vaping medical mar	ijuana in any public place.
<u>(7)</u>	Require any health insurance provider or any gover	• • • •
	to reimburse any person for expenses related to the	
<u>(8)</u>	Affect or repeal laws relating to negligence or profe	
	part of a qualified patient, designated caregiver, phy	
	treatment center, or its agents or employees.	•
" <u>§ 90-113.132.</u>	• • • •	
	ns of this Article are severable. If any provision of thi	s Article is held invalid by
-	etent jurisdiction, the invalidity shall not affect other	-
_	en effect without the invalid provision."	-1
	TION 2. During the period between the effective data	ate of this act and 30 days
	ve date of rules adopted under G.S. 90-113.116(m),	•
apply:	1	
(1)	The Department of Health and Human Services	s shall issue a temporary
	certificate for participation in the regulated medical	1 1
	under G.S. 90-113.118 to any individual who woul	
	in the system as a qualified patient but for the	
	implement the system, upon presentation of a w	
	medical use of cannabis from the individual's	
	certificate shall specify the amount of cannabis	
	possess for the medical use of cannabis. The Depart	•
	Services shall maintain a list of all temporary cert	
	this section.	Γ
(2)	An individual in possession of a temporary cert	ificate issued pursuant to
()	subdivision (1) of this section and that individual	-
	not subject to arrest, prosecution, civil or criminal	
	usable cannabis possessed collectively is not more	
	on the temporary certificate issued by the Departm	1
	Services.	
(3)	A physician shall not be subject to arrest or pros	secution, penalized in any
(3)	manner, or denied any right or privilege for recomm	
	cannabis or providing written certification for the	-
	pursuant to this Article.	e medical use of calificots
SEC	TION 3. G.S. 106-121 reads as rewritten:	
	finitions and general consideration.	
	ose of this Article:	
T of the purpe	se of this Article.	
 (6)	The term "drug" means all of the following:	
(0)	a. Articles recognized in the official Unite	ad States Pharmaconoeia
	•	-
	official Homeopathic Pharmacopoeia of the National Formulary, or any supplement to a	
		• · · ·
	6	-
	or prevention of disease in man or other and	
	for cannabis-infused products, as defined	
	manufactured by a licensed cannabis proc	incle facility of sold by a
	licensed medical cannabis center.	

	General Assemb	ly Of N	North Carolina Session 2021
l 2		c.	Articles (other than food) intended to affect the structure or any function of the body of man or other animals; and animals.
3 4 5 5		d.	Articles intended for use as a component of any article specified in paragraphs a, b or c; but does not include devices or their components, parts, or accessories.
	 (8)	Tho t	arm "food" means all of the following:
	(6)		erm "food" means all of the following:
		a.	Articles used for food or drink for man or other animals, except for
			cannabis-infused products, as defined in G.S. 90-730.1, that are
			manufactured by a licensed cannabis products facility or sold by a licensed medical cannabis center
		h	licensed medical cannabis center.
		b.	Chewing gum, and gum.
	.,	c.	Articles used for components of any such article.
			G.S. 105-164.4(a) is amended by adding a new subdivision to read:
	" <u>(8a)</u>		ate of eighteen percent (18%) applies to the gross receipts derived from
			of cannabis, cannabis-infused products as defined in G.S. 90-113.114,
			bis plants, cannabis seeds, cannabis cultivation equipment, and related
			bis supplies. A person who sells cannabis, cannabis-infused products as
			ed in G.S. 90-113.114, cannabis plants, cannabis seeds, cannabis
			ation equipment, and related cannabis supplies is considered a retailer
			this Article. For the purpose of this subdivision, cannabis has the same
			ing as marijuana under G.S. 90-87(16)."
			• This act is effective when it becomes law and applies to acts committed
	on and after that c	late.	