EMERGENCY BILL

7lr2328 CF HB 1259

By: Senators Serafini and Ready

Introduced and read first time: February 10, 2017

Assigned to: Rules

## A BILL ENTITLED

1 AN ACT concerning

## Natalie M. LaPrade Medical Cannabis Commission – Medical Cannabis Grower Licenses

- FOR the purpose of increasing the number of medical cannabis grower licenses that may be authorized by the Natalie M. LaPrade Medical Cannabis Commission; requiring the Commission to grant a certain approval to certain applicants; making this Act an emergency measure; and generally relating to the Natalie M. LaPrade Medical Cannabis Commission and medical cannabis grower licenses.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Health General
- 11 Section 13–3306(a)
- 12 Annotated Code of Maryland
- 13 (2015 Replacement Volume and 2016 Supplement)
- 14 Preamble
- WHEREAS, Regulations authorizing the Natalie M. LaPrade Medical Cannabis Commission (Commission) to approve no more than 15 medical cannabis grower licenses before 2018 provide that "[f]or scoring purposes, the Commission may take into account the geographic location of the growing operation to ensure there is geographic diversity in the award of licenses" (COMAR 10.62.08.05.1); and
- WHEREAS, The Commission delegated the independent evaluation review process of medical cannabis grower applications to the Towson University Regional Economic Studies Institute (RESI); and
- WHEREAS, During the application period, the Commission never advised applicants that geographic diversity would be used to exclude applicants and instead expressly advised applicants in its responses to frequently asked questions 82e and 83e, that "the specific location of the proposed location is not relevant for purposes of Stage One application"; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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secure, and efficient manner.

1 2 3	WHEREAS, In July 2016 the Commission and its grower subcommittee voted unanimously to use the RESI scoring and rankings to award Stage One pre–approval to the top 15 grower applications; and
4 5 6 7	WHEREAS, The Commission reversed its decision to award Stage One pre—approval to the top 15 grower applications, removed the applicants ranked 8th and 12th from the top 15 Stage One pre—approved grower licenses, and replaced the applicants ranked 8th and 12th with the applicants ranked 20th and 21st to account for "geographic diversity"; and
8 9	WHEREAS, The integrity of the medical cannabis program has been jeopardized and places patients at risk by granting licenses to lower ranked applicants; and
10 11 12 13	WHEREAS, Immediately expanding the number of medical cannabis grower licenses awarded Stage One pre–approval from 15 to 17 will allow two applicants who were arbitrarily and unfairly removed to be reinstated for Stage One pre–approval without additional undue burden to patients; now, therefore,
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article - Health - General
17	13–3306.
18 19	(a) (1) The Commission shall license medical cannabis growers that meet all requirements established by the Commission to operate in the State to provide cannabis to:
20	(i) Processors licensed by the Commission under this subtitle;
21	(ii) Dispensaries licensed by the Commission under this subtitle;
22	(iii) Qualifying patients and caregivers; and
23 24	(iv) Independent testing laboratories registered with the Commission under this subtitle.
25 26 27	(2) (i) Except as provided in subparagraph (ii) of this paragraph, AND SUBJECT TO SUBPARAGRAPH (IV) OF THIS PARAGRAPH, the Commission may license no more than [15] 17 medical cannabis growers.
28 29	(ii) Beginning June 1, 2018, the Commission may issue the number of licenses necessary to meet the demand for medical cannabis by qualifying patients and

caregivers issued identification cards under this subtitle in an affordable, accessible,

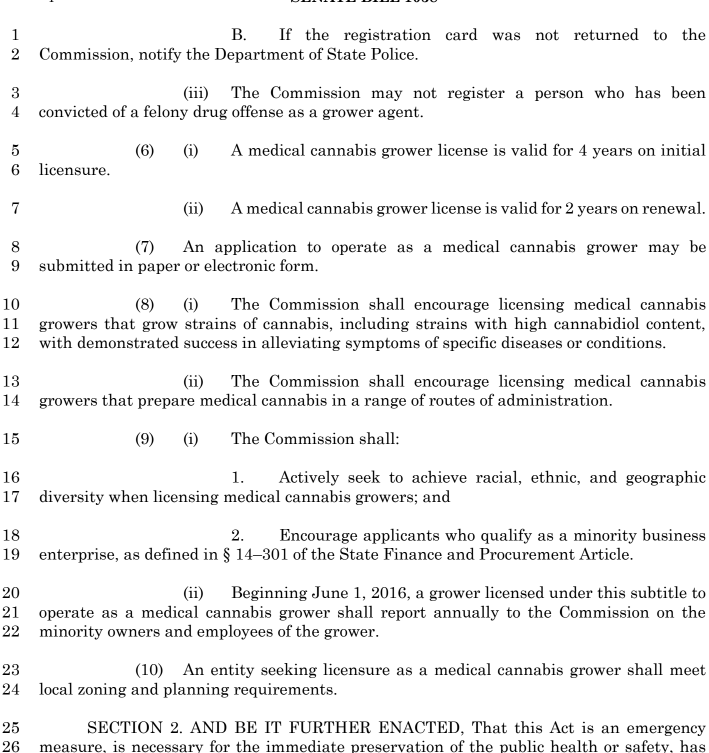
1 The Commission shall establish an application review process for 2 granting medical cannabis grower licenses in which applications are reviewed, evaluated, 3 and ranked based on criteria established by the Commission. 4 THE COMMISSION **STAGE** ONE (IV) **SHALL AWARD** 5 PRE-APPROVAL FOR A MEDICAL CANNABIS GROWER LICENSE TO THE TOP 15 APPLICANTS AS RANKED BY THE REGIONAL ECONOMIC STUDIES INSTITUTE IN 6 7 JULY, 2016. 8 [(iv)] (V) The Commission may not issue more than one medical 9 cannabis grower license to each applicant. 10 [(v)] **(VI)** A grower shall pay an application fee in an amount to be 11 determined by the Commission consistent with this subtitle. 12 The Commission shall set standards for licensure as a medical cannabis 13 grower to ensure public safety and safe access to medical cannabis, which may include a requirement for the posting of security. 14 15 Each medical cannabis grower agent shall: **(4)** 16 Be registered with the Commission before the agent may 17 volunteer or work for a licensed grower; and 18 Obtain a State and national criminal history records check in (ii) 19 accordance with § 13-3312 of this subtitle. 20 A licensed grower shall apply to the Commission for a (5)(i) 21 registration card for each grower agent by submitting the name, address, and date of birth 22of the agent. 23(ii) Within 1 business day after a grower agent ceases to be 1. associated with a grower, the grower shall: 2425A. Notify the Commission; and 26 В. Return the grower agent's registration card to the 27 Commission. On receipt of a notice described in subsubparagraph 1A of 28 2.this subparagraph, the Commission shall: 29 30 A. Immediately revoke the registration card of the grower 31 agent; and

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enacted.



been passed by a yea and nay vote supported by three-fifths of all the members elected to

each of the two Houses of the General Assembly, and shall take effect from the date it is