HOUSE BILL 1078

M4, E1, J1

EMERGENCY BILL

2lr2844 **CF SB 788**

By: Delegate Pena-Melnyk Delegates Pena-Melnyk, Pendergrass, Bagnall, Bhandari, Carr, Cullison, Hill, Johnson, Kaiser, Kelly, Kerr, R. Lewis, Rosenberg, Sample-Hughes, and K. Young

Introduced and read first time: February 10, 2022

Assigned to: Health and Government Operations and Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 13, 2022

CHAPTER

1 AN ACT concerning

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2 Cannabis - Regulation - Revisions Delta-8- and 3 Delta-10-Tetrahydrocannabinol

FOR the purpose of prohibiting a person from knowingly producing plants, or any part of a plant, that exceed a certain concentration of delta-8-tetrahydrocannabinol: altering the definition of "hemp products" for purposes of certain provisions of law governing hemp research and production to exclude certain products made through a process that includes the use of hemp; altering the definition of "marijuana" for purposes of the Maryland Controlled Dangerous Substances Act to include certain products made through a process that includes the use of hemp prohibiting a certain person from distributing, purchasing for sale, or selling products containing delta-8- or delta-10-tetrahydrocannabinol to an individual under a certain age; requiring certain websites to employ a certain age-screening mechanism; defining "medical 13 14 cannabis" for the purposes of provisions of law regulating medical cannabis; requiring the Natalie M. LaPrade Medical Cannabis Commission, in consultation with the State Department of Agriculture and certain other stakeholders, to study and make recommendations on the classification and regulation tetrahydrocannabinols, other than delta-9-tetrahydrocannabinol, and certain 18 manufactured products; and generally relating to the regulation of cannabis.

BY repealing and reenacting, without amendments,

Article - Agriculture

Section 14-101(a) 22

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Annotated Code of Maryland
2	(2016 Replacement Volume and 2021 Supplement)
3	BY repealing and reenacting, with amendments,
4	Article - Agriculture
5	Section 14–101(d) and 14–309(a)
6	Annotated Code of Maryland
7	(2016 Replacement Volume and 2021 Supplement)
8	BY repealing and reenacting, without amendments,
9	Article - Criminal Law
10	Section 5-101(a)
11	Annotated Code of Maryland
12	(2021 Replacement Volume and 2021 Supplement)
13	BY repealing and reenacting, with amendments,
14	Article - Criminal Law
15	Section 5–101(r)
16	Annotated Code of Maryland
17	(2021 Replacement Volume and 2021 Supplement)
18	BY adding to
19	Article - Criminal Law
20	Section 10–108
21	Annotated Code of Maryland
$\overline{22}$	(2021 Replacement Volume and 2021 Supplement)
23	BY repealing and reenacting, without amendments,
24	Article – Health – General
25	Section 13–3301(a)
$\frac{26}{26}$	Annotated Code of Maryland
27	(2019 Replacement Volume and 2021 Supplement)
	(2010 Replacement Volume and 2021 Supplement)
28	BY adding to
29	Article – Health – General
30	Section 13–3301(l)
31	Annotated Code of Maryland
32	(2019 Replacement Volume and 2021 Supplement)
33	BY repealing and reenacting, with amendments,
34	Article – Health – General
35	Section 13–3301(l) through (p)
36	Annotated Code of Maryland
37	(2019 Replacement Volume and 2021 Supplement)
38	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND
39	That the Laws of Maryland read as follows:

1	Article - Agriculture							
2	14-101.							
3	(a) In this title the following words have the meanings indicated.							
4 5	(d) (1) "Hemp product" means a product derived from hemp produced in accordance with Subtitle 3 of this title.							
6	(2) "HEMP PRODUCT" DOES NOT INCLUDE ANY PRODUCT:							
7 8	(I) MADE THROUGH A PROCESS THAT INCLUDES THE USE OF HEMP; AND							
9 10 11	(II) 1. THAT CONTAINS A CONCENTRATION OF 0.3% OR GREATER OF DELTA-8- OR DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION ON A DRY WEIGHT BASIS; AND							
12 13	2. That is intended for a use that is regulated under Title 13, Subtitle 33 of the Health - General Article.							
14	14-309.							
15	(a) (1) A person may not knowingly:							
16 17	(i) Fail to comply with the Department's plan for monitoring and regulating the production of hemp established under § 14–305 of this subtitle;							
18 19	(ii) Misrepresent or fail to provide the legal description of land on which hemp is produced;							
20	(iii) Produce hemp without a valid license; or							
21 22	(iv) Produce plants, or any part of a plant, that exceeds a DELTA-8 OR delta-9-tetrahydrocannabinol concentration of 0.3% on a dry weight basis.							
23 24	(2) The Department shall report a person that knowingly violates this subtitle to the Attorney General and the U.S. Attorney.							
25	Article - Criminal Law							
26	<u>10–108.</u>							
27 28	(A) A PERSON WHO DISTRIBUTES PRODUCTS CONTAINING DELTA-8- OR DELTA-10-TETRAHYDROCANNABINOL, INCLUDING A PERSON LICENSED UNDER							

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1	TITLE 16, TITLE 16.5, TITLE 16.7, OR TITLE 17 OF THE BUSINESS REGULATION
2	ARTICLE, MAY NOT DISTRIBUTE, PURCHASE FOR SALE, OR SELL A PRODUCT
3	CONTAINING DELTA-8- OR DELTA-10-TETRAHYDROCANNABINOL TO AN
4	INDIVIDUAL UNDER THE AGE OF 21 YEARS.
5	(B) IN A PROSECUTION FOR A VIOLATION OF THIS SECTION, IT IS A DEFENSE
6	THAT THE DEFENDANT EXAMINED THE PURCHASER'S OR RECIPIENT'S DRIVER'S
7	LICENSE, OR OTHER VALID IDENTIFICATION ISSUED BY A GOVERNMENTAL UNIT,
8	THAT POSITIVELY IDENTIFIED THE PURCHASER OR RECIPIENT AS BEING AT LEAST
9	21 YEARS OLD.
10	(C) ANY WEBSITE OWNED, MANAGED, OR OPERATED BY A PERSON WHO
11	DISTRIBUTES OR SELLS A PRODUCT CONTAINING DELTA-8- OR
12	DELTA-10-TETRAHYDROCANNABINOL SHALL EMPLOY A NEUTRAL AGE-SCREENING
13	MECHANISM THAT VERIFIES THAT THE USER IS AT LEAST 21 YEARS OLD, INCLUDING
14	BY USING AN AGE-GATE, AGE-SCREEN, OR AGE-VERIFICATION MECHANISM.
15	(D) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR
16	AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING:
17	(1) \$300 FOR A FIRST VIOLATION;
18	(2) \$1,000 FOR A SECOND VIOLATION OCCURRING WITHIN 2 YEARS
19	AFTER THE FIRST VIOLATION; AND
20	(3) \$3,000 FOR EACH SUBSEQUENT VIOLATION OCCURRING WITHIN 2
21	YEARS AFTER THE PRECEDING VIOLATION.
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22	5-101.
0.9	(a) In this title the following would have the meanings indicated
23	(a) In this title the following words have the meanings indicated.
24	(r) (1) "Marijuana" means:
4 4	(1) (1) -Mailjaana means.
25	(i) 1. all parts of any plant of the genus Cannabis, whether or
26	not the plant is growing;
	· · · · · · · · · · · · · · · · · · ·
27	[(ii)] 2. the seeds of the plant;
-	Ex /d
28	(iii) 3. the resin extracted from the plant; and
	- · /-

{(iv)} 4. each compound, manufactured product, salt, derivative,

(H) ANY PRODUCT:

mixture, or preparation of the plant, its seeds, or its resin; OR

1 2	1. MADE THROUGH A PROCESS THAT INCLUDES THE USE OF HEMP; AND						
3 4 5	2. A. THAT CONTAINS A CONCENTRATION OF 0.3% OR GREATER OF DELTA-8- OR DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION ON A DRY WEIGHT BASIS; AND						
6 7	B. INTENDED FOR A USE THAT IS REGULATED UNDER TITLE 13, SUBTITLE 33 OF THE HEALTH - GENERAL ARTICLE.						
8	(2) "Marijuana" does not include:						
9	(i) the mature stalks of the plant;						
10	(ii) fiber produced from the mature stalks;						
11	(iii) oil or cake made from the seeds of the plant;						
12 13	(iv) except for resin, any other compound, manufactured product, salt, derivative, mixture, or preparation of the mature stalks, fiber, oil, or cake;						
14 15	(v) the sterilized seed of the plant that is incapable of germination; or						
16	(vi) hemp as defined in § 14–101 of the Agriculture Article.						
17	Article – Health – General						
18	13–3301.						
19	(a) In this subtitle the following words have the meanings indicated.						
20 21	(L) (1) "MEDICAL CANNABIS" MEANS ANY OF THE FOLLOWING WHEN INTENDED FOR A USE THAT IS REGULATED UNDER THIS TITLE:						
22 23	(1) 1. ALL ALL PARTS OF ANY PLANT OF THE GENUS CANNABIS, WHETHER OR NOT THE PLANT IS GROWING; INCLUDING:						
24	2. (I) THE SEEDS OF THE PLANT;						
25	3. (II) THE THE RESIN EXTRACTED FROM THE PLANT; AND						
26 27 28	4. (III) EACH COMPOUND, MANUFACTURED PRODUCT, SALT, DERIVATIVE, MIXTURE, OR PREPARATION OF THE PLANT, ITS SEEDS, OR ITS RESIN; ANY COMPOUND, MANUFACTURED PRODUCT, SALT, DERIVATIVE, MIXTURE,						

1	OR PREPARAT	ON OF	THE	PLANT,	ITS	SEEDS,	OR	RESIN,	INCLU	<u>JDING</u>
2	TETRAHYDROCA	NNABINO	L AND	ALL OTH	IER NA	ATURALLY	PRC	DUCED	CANNA	<u>BINOL</u>
3	DERIVATIVES, W	HETHER P	RODU	CED DIRI	ECTLY	OR INDIR	ECTL	Y BY EXT	<u> </u>	<u>ON.</u>
4	(II) ANY PLANT OR PART OF A PLANT:									
5		1.	Ŧŧ	IAT CON	TAINS	A CONC	ENTI	RATION	of 0.3	<mark>% OR</mark>
6	GREATER OF DE	LTA-8-0	R DEL	TA-9-TE	FRAH	/DROCAN!	NABIN	IOL CON	CENTR	ATION
7	ON A DRY WEIGH	IT BASIS; ()R							
8	THIS SUBTITLE;	2. OR	In	TENDED	FOR .	A USE TH	AT IS	REGUL	ATED U	'NDER
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12	(2)	"MEDIC	AL CAI	NNARIS"	DOES	NOT INCL	UDE:			
	(-)	TILDIO.			DOLO.	NOT INCL	CDL.			
13		(I) TI	HE MA	TURE STA	ALKS (OF THE PI	ANT	OR FIBE	R PROD	UCED
14	FROM MATURE S	TALKS;								
		,								
15		(II) FI	BER P	RODUCEI	D FRO	M THE MA	TURE	STALKS	•	
16		(III) <u>(II)</u>	Oı	L OR CAR	KE MA	DE FROM	THE S	SEEDS OF	THE P	LANT;
17		(IV) (III)	Ex	CEPT FO)R RE	SIN, ANY	ANY	OTHER	COMP	OUND,
18	MANUFACTUREI	` /				-				-
19										
20		(11) (111)	Тт	IE CTED	II IZEI	O SEED (் ம	HE DIA	NT TH	
21	INCAPABLE OF G	(V) <u>(IV)</u> EDMINAT			ILIZEI	SEED (OF I	ne Pla	NI II.	A1 15
4 1	INCAPABLE OF G	ELWIINAI.	ion, o	n.						
22		(VI) <u>(V)</u>	Hı	EMP AS D	EFINE	D IN § 14–	101 c	етне А	GRICIII	THRE
23	ARTICLE.	(VI) <u>(V)</u>				DINGII	1010	,	GILIC CI	1101111
_0	THINTICELL.									
$\begin{array}{c} 24 \\ 25 \end{array}$							yee, a			
26	[(m)] (N)	"Processo	or" mea	ıns an ent	ity tha	at:				
27	(1)	Transfor	ms med	dical cann	abis ir	nto another	r prod	uct or ext	cract; an	ıd
28	(2)	Packages	s and la	abels med	ical ca	nnabis.				

- 1 **[**(n)**] (O)** "Processor agent" means an owner, a member, an employee, a volunteer, an officer, or a director of a processor.
- 3 [(o)] **(P)** "Qualifying patient" means an individual who:
- 4 (1) Has been provided with a written certification by a certifying provider 5 in accordance with a bona fide provider–patient relationship; and
- 6 (2) If under the age of 18 years, has a caregiver.
- 7 **[(p)] (Q)** "Written certification" means a certification that:
- 8 (1) Is issued by a certifying provider to a qualifying patient with whom the 9 provider has a bona fide provider—patient relationship;
- 10 (2) Includes a written statement certifying that, in the provider's professional opinion, after having completed an assessment of the patient's medical history and current medical condition, the patient has a condition:
- 13 (i) That meets the inclusion criteria and does not meet the exclusion 14 criteria of the certifying provider's application; and
- 15 (ii) For which the potential benefits of the medical use of cannabis 16 would likely outweigh the health risks for the patient; and
- 17 (3) May include a written statement certifying that, in the provider's professional opinion, a 30-day supply of medical cannabis would be inadequate to meet the medical needs of the qualifying patient.

SECTION 2. AND BE IT FURTHER ENACTED, That:

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- 21 (a) The Natalie M. LaPrade Medical Cannabis Commission, in consultation with the State Department of Agriculture, one representative from the Maryland Hemp Coalition, and one representative from the Maryland Health Alternatives Association, shall study and make recommendations on the classification and regulation of tetrahydrocannabinols, other than delta-9-tetrahydrocannabinol, that are artificially, synthetically, or naturally derived and manufactured products containing delta-8- and delta-10-tetrahydrocannabinol.
- 28 (b) On or before January 1, 2023, the Natalie M. LaPrade Medical Cannabis
 29 Commission shall report its findings and recommendations to the Governor and, in
 30 accordance with § 2–1257 of the State Government Article, the Senate Finance Committee,
 31 the Senate Judicial Proceedings Committee, the House Judiciary Committee, and the
 32 House Health and Government Operations Committee.
- SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has

o HOUSE	DILL 1076
been passed by a yea and nay vote suppor	ted by three-fifths of all the members elected t
	sembly, and shall take effect from the date it i
enacted shall take effect July 1, 2022.	
Approved:	
	Governor.

President of the Senate.

Speaker of the House of Delegates.