CANNABIS PHARMACY MODIFICATIONS
2024 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Walt Brooks
Senate Sponsor:
LONG TITLE
General Description:
This bill amends provisions related to medical cannabis pharmacies.
Highlighted Provisions:
This bill:
defines terms;
creates a pharmacy ownership limit;
 clarifies that the pharmacist-in-charge of a medical cannabis pharmacy determines
which products are stocked at the medical cannabis pharmacy;
 authorizes the use of a closed-door medical cannabis pharmacy; and
 makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
4-41a-102, as last amended by Laws of Utah 2023, Chapters 273, 313 and 327
4-41a-406, as last amended by Laws of Utah 2023, Chapter 327
4-41a-1001, as last amended by Laws of Utah 2023, Chapter 317 and renumbered and
amended by Laws of Utah 2023, Chapters 273, 307 and last amended by



28	Coordination Clause, Laws of Utah 2023, Chapter 307
29	10-9a-528, as last amended by Laws of Utah 2023, Chapters 273, 327 and last amended
80	by Coordination Clause, Laws of Utah 2023, Chapter 327
31	17-27a-525, as last amended by Laws of Utah 2023, Chapters 273, 327 and last
32	amended by Coordination Clause, Laws of Utah 2023, Chapter 327
33	26B-1-435, as enacted by Laws of Utah 2023, Chapter 273
34	26B-4-219, as last amended by Laws of Utah 2023, Chapters 273, 317 and renumbered
35	and amended by Laws of Utah 2023, Chapter 307 and last amended by
86	Coordination Clause, Laws of Utah 2023, Chapter 307
37	26B-4-231, as last amended by Laws of Utah 2023, Chapter 317 and renumbered and
88	amended by Laws of Utah 2023, Chapters 273, 307 and last amended by
9	Coordination Clause, Laws of Utah 2023, Chapter 307
10	ENACTS:
1	4-41a-1206, Utah Code Annotated 1953
12	REPEALS:
13	26B-1-435.1 , as enacted by Laws of Utah 2023, Chapter 273
1)	200-1-455.1, as chacted by Laws of Ctair 2025, Chapter 275
14	20D-1-455.1, as chacted by Laws of Ctail 2025, Chapter 275
	Be it enacted by the Legislature of the state of Utah:
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14 15	Be it enacted by the Legislature of the state of Utah:
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14 15 16 17	Be it enacted by the Legislature of the state of Utah: Section 1. Section 4-41a-102 is amended to read: 4-41a-102. Definitions.
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59	Section 26B-1-435.
60	(3) (a) "Artificially derived cannabinoid" means a chemical substance that is created by
61	a chemical reaction that changes the molecular structure of any chemical substance derived
62	from the cannabis plant.
63	(b) "Artificially derived cannabinoid" does not include:
64	(i) a naturally occurring chemical substance that is separated from the cannabis plant
65	by a chemical or mechanical extraction process; or
66	(ii) a cannabinoid that is produced by decarboxylation from a naturally occurring
67	cannabinoid acid without the use of a chemical catalyst.
68	(4) "Cannabis Research Review Board" means the Cannabis Research Review Board
69	created in Section 26B-1-420.
70	(5) "Cannabis" means the same as that term is defined in Section 26B-4-201.
71	(6) "Cannabis concentrate" means:
72	(a) the product of any chemical or physical process applied to naturally occurring
73	biomass that concentrates or isolates the cannabinoids contained in the biomass; and
74	(b) any amount of a natural cannabinoid or artificially derived cannabinoid in an
75	artificially derived cannabinoid's purified state.
76	(7) "Cannabis cultivation byproduct" means any portion of a cannabis plant that is not
77	intended to be sold as a cannabis plant product.
78	(8) "Cannabis cultivation facility" means a person that:
79	(a) possesses cannabis;
80	(b) grows or intends to grow cannabis; and
81	(c) sells or intends to sell cannabis to a cannabis cultivation facility, a cannabis
82	processing facility, or a medical cannabis research licensee.
83	(9) "Cannabis cultivation facility agent" means an individual who[:]
84	holds a valid cannabis production establishment agent registration card with a cannabis
85	cultivation facility designation.
86	(10) "Cannabis derivative product" means a product made using cannabis concentrate.

- (11) "Cannabis plant product" means any portion of a cannabis plant intended to be sold in a form that is recognizable as a portion of a cannabis plant.
 - (12) "Cannabis processing facility" means a person that:

90	(a) acquires or intends to acquire cannabis from a cannabis production establishment;
91	(b) possesses cannabis with the intent to manufacture a cannabis product;
92	(c) manufactures or intends to manufacture a cannabis product from unprocessed
93	cannabis or a cannabis extract; and
94	(d) sells or intends to sell a cannabis product to a medical cannabis pharmacy or a
95	medical cannabis research licensee.
96	(13) "Cannabis processing facility agent" means an individual who[:]
97	holds a valid cannabis production establishment agent registration card with a cannabis
98	processing facility designation.
99	(14) "Cannabis product" means the same as that term is defined in Section 26B-4-201.
100	(15) "Cannabis production establishment" means a cannabis cultivation facility, a
101	cannabis processing facility, or an independent cannabis testing laboratory.
102	(16) "Cannabis production establishment agent" means a cannabis cultivation facility
103	agent, a cannabis processing facility agent, or an independent cannabis testing laboratory agent.
104	(17) "Cannabis production establishment agent registration card" means a registration
105	card that the department issues that:
106	(a) authorizes an individual to act as a cannabis production establishment agent; and
107	(b) designates the type of cannabis production establishment for which an individual is
108	authorized to act as an agent.
109	(18) "Closed-door medical cannabis pharmacy" means a facility operated by a home
110	delivery medical cannabis pharmacy for delivering cannabis or a medical cannabis product.
111	[(18)] (19) "Community location" means a public or private elementary or secondary
112	school, a church, a public library, a public playground, or a public park.
113	[(19)] (20) "Cultivation space" means, quantified in square feet, the horizontal area in
114	which a cannabis cultivation facility cultivates cannabis, including each level of horizontal area
115	if the cannabis cultivation facility hangs, suspends, stacks, or otherwise positions plants above
116	other plants in multiple levels.
117	[(20)] <u>(21)</u> "Delivery address" means:
118	(a) for a medical cannabis cardholder who is not a facility, the medical cannabis
119	cardholder's home address; or
120	(b) for a medical cannabis cardholder that is a facility, the facility's address.

121	[(21)] (22) "Department" means the Department of Agriculture and Food.
122	[(22)] (23) "Family member" means a parent, step-parent, spouse, child, sibling,
123	step-sibling, uncle, aunt, nephew, niece, first cousin, mother-in-law, father-in-law,
124	brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandparent, or grandchild.
125	[(23)] (24) "Home delivery medical cannabis pharmacy" means a medical cannabis
126	pharmacy that the department authorizes, as part of the pharmacy's license, to deliver medical
127	cannabis shipments to a delivery address to fulfill electronic orders that the state central patient
128	portal facilitates.
129	$\left[\frac{(24)}{(25)}\right]$ (a) "Independent cannabis testing laboratory" means a person that:
130	(i) conducts a chemical or other analysis of cannabis or a cannabis product; or
131	(ii) acquires, possesses, and transports cannabis or a cannabis product with the intent to
132	conduct a chemical or other analysis of the cannabis or cannabis product.
133	(b) "Independent cannabis testing laboratory" includes a laboratory that the department
134	or a research university operates in accordance with Subsection 4-41a-201(14).
135	[(25)] (26) "Independent cannabis testing laboratory agent" means an individual who[:]
136	holds a valid cannabis production establishment agent registration card with an
137	independent cannabis testing laboratory designation.
138	[(26)] (27) "Inventory control system" means a system described in Section 4-41a-103.
139	[(27)] (28) "Licensing board" or "board" means the Cannabis Production Establishment
140	Licensing Advisory Board created in Section 4-41a-201.1.
141	$\left[\frac{(28)}{(29)}\right]$ "Medical cannabis" means the same as that term is defined in Section
142	26B-4-201.
143	[(29)] (30) "Medical cannabis card" means the same as that term is defined in Section
144	26B-4-201.
145	[(30)] (31) "Medical cannabis courier" means a courier that:
146	(a) the department licenses in accordance with Section 4-41a-1201; and
147	(b) contracts with a home delivery medical cannabis pharmacy to deliver medical
148	cannabis shipments to fulfill electronic orders that the state central patient portal facilitates.
149	[(31)] (32) "Medical cannabis courier agent" means an individual who:
150	(a) is an employee of a medical cannabis courier; and
151	(b) who holds a valid medical cannabis courier agent registration card.

152	[(32)] (33) "Medical cannabis pharmacy" means the same as that term is defined in
153	Section 26B-4-201.
154	[(33)] (34) "Medical cannabis pharmacy agent" means the same as that term is defined
155	in Section 26B-4-201.
156	[(34)] (35) "Medical cannabis research license" means a license that the department
157	issues to a research university for the purpose of obtaining and possessing medical cannabis for
158	academic research.
159	[(35)] (36) "Medical cannabis research licensee" means a research university that the
160	department licenses to obtain and possess medical cannabis for academic research, in
161	accordance with Section 4-41a-901.
162	[(36)] (37) "Medical cannabis shipment" means a shipment of medical cannabis or a
163	medical cannabis product that a home delivery medical cannabis pharmacy or a medical
164	cannabis courier delivers to a delivery address to fulfill an electronic medical cannabis order
165	that the state central patient portal facilitates.
166	[(37)] (38) "Medical cannabis treatment" means the same as that term is defined in
167	Section 26B-4-201.
168	[(38)] (39) "Medicinal dosage form" means the same as that term is defined in Section
169	26B-4-201.
170	(40) "Pharmacy ownership limit" means an amount equal to 30% of the total number of
171	medical cannabis pharmacy licenses issued by the department rounded down to the nearest
172	whole number.
173	[(39)] (41) "Pharmacy medical provider" means the same as that term is defined in
174	Section 26B-4-201.
175	[(40)] (42) "Qualified medical provider" means the same as that term is defined in
176	Section 26B-4-201.
177	[(41)] (43) "Qualified Production Enterprise Fund" means the fund created in Section
178	4-41a-104.
179	[(42)] (44) "Recommending medical provider" means the same as that term is defined
180	in Section 26B-4-201.
181	[(43)] (45) "Research university" means the same as that term is defined in Section
182	53B-7-702 and a private, nonprofit college or university in the state that:

183 (a) is accredited by the Northwest Commission on Colleges and Universities; 184 (b) grants doctoral degrees; and 185 (c) has a laboratory containing or a program researching a schedule I controlled 186 substance described in Section 58-37-4. 187 [(44)] (46) "State electronic verification system" means the system described in Section 188 26B-4-202. [(45)] (47) "Tetrahydrocannabinol" or "THC" means the same as that term is defined in 189 190 Section 4-41-102. 191 [46] (48) "THC analog" means the same as that term is defined in Section 4-41-102. [(47)] (49) "Total composite tetrahydrocannabinol" means all detectable forms of 192 193 tetrahydrocannabinol. 194 [(48)] (50) "Total tetrahydrocannabinol" or "total THC" means the same as that term is 195 defined in Section 4-41-102. 196 Section 2. Section **4-41a-406** is amended to read: 197 4-41a-406. Local control. 198 (1) As used in this section: 199 (a) "Cannabis production establishment" means the same as that term is defined in 200 Section 4-41a-102 and includes a closed-door medical cannabis pharmacy. 201 (b) "Land use decision" means the same as that term is defined in Sections 10-9a-103 202 and 17-27a-103. [(b)] (c) "Land use permit" means the same as that term is defined in Sections 203 204 10-9a-103 and 17-27a-103. 205 [(e)] (d) "Land use regulation" means the same as that term is defined in Sections 206 10-9a-103 and 17-27a-103. 207 (2) (a) If a municipality's or county's zoning ordinances provide for an industrial zone, 208 the operation of a cannabis production establishment shall be a permitted industrial use in any 209 industrial zone unless the municipality or county has designated by ordinance, before an 210 individual submits a land use permit application for a cannabis production establishment, at 211 least one industrial zone in which the operation of a cannabis production establishment is a

(b) If a municipality's or county's zoning ordinances provide for an agricultural zone.

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permitted use.

214	the operation of a cannabis production establishment shall be a permitted agricultural use in
215	any agricultural zone unless the municipality or county has designated by ordinance, before an
216	individual submits a land use permit application for a cannabis production establishment, at
217	least one agricultural zone in which the operation of a cannabis production establishment is a
218	permitted use.
219	(c) The operation of a cannabis production establishment shall be a permitted use on
220	land that the municipality or county has not zoned.
221	(3) A municipality or county may not:
222	(a) on the sole basis that the applicant, or cannabis production establishment violates
223	federal law regarding the legal status of cannabis, deny or revoke:
224	(i) a land use permit to operate a cannabis production facility; or
225	(ii) a business license to operate a cannabis production facility;
226	(b) require a certain distance between a cannabis production establishment and:
227	(i) another cannabis production establishment;
228	(ii) a medical cannabis pharmacy;
229	(iii) a retail tobacco specialty business, as that term is defined in Section 26B-7-501; or
230	(iv) an outlet, as that term is defined in Section 32B-1-202; or
231	(c) in accordance with Subsections 10-9a-509(1) and 17-27a-508(1), enforce a land use
232	regulation against a cannabis production establishment that was not in effect on the day on
233	which the cannabis production establishment submitted a complete land use application.
234	(4) An applicant for a land use permit to operate a cannabis production establishment
235	shall comply with the land use requirements and application process described in:
236	(a) Title 10, Chapter 9a, Municipal Land Use, Development, and Management Act,
237	including Section 10-9a-528; and
238	(b) Title 17, Chapter 27a, County Land Use, Development, and Management Act,
239	including Section 17-27a-525.
240	Section 3. Section 4-41a-1001 is amended to read:
241	4-41a-1001. Medical cannabis pharmacy License Eligibility.
242	(1) A person may not:

(a) operate as a medical cannabis pharmacy without a license that the department issues

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under this part[.];

245	(b) obtain a medical cannabis pharmacy license if obtaining the license would cause the
246	person to exceed the pharmacy ownership limit;
247	(c) obtain a partial ownership share of a medical cannabis pharmacy if obtaining the
248	partial ownership share would cause the person to exceed the pharmacy ownership limit; or
249	(d) enter into any contract or agreement that allows the person to directly or indirectly
250	control the operations of a medical cannabis pharmacy if the person's control of the medical
251	cannabis pharmacy would cause the person to effectively exceed the pharmacy ownership limit.
252	(2) (a) (i) Subject to Subsections (4) and (5) and to Section 4-41a-1005, the department
253	shall issue a license to operate a medical cannabis pharmacy in accordance with Title 63G,
254	Chapter 6a, Utah Procurement Code.
255	(ii) The department may not issue a license to operate a medical cannabis pharmacy to
256	an applicant who is not eligible for a license under this section.
257	(b) An applicant is eligible for a license under this section if the applicant submits to
258	the department:
259	(i) subject to Subsection (2)(c), a proposed name and address where the applicant will
260	operate the medical cannabis pharmacy;
261	(ii) the name and address of an individual who:
262	(A) for a publicly traded company, has a financial or voting interest of 10% or greater
263	in the proposed medical cannabis pharmacy;
264	(B) for a privately held company, a financial or voting interest in the proposed medical
265	cannabis pharmacy; or
266	(C) has the power to direct or cause the management or control of a proposed medical
267	cannabis pharmacy;
268	(iii) for each application that the applicant submits to the department, a statement from
269	the applicant that the applicant will obtain and maintain:
270	(A) a performance bond in the amount of \$100,000 issued by a surety authorized to
271	transact surety business in the state; or
272	(B) a liquid cash account in the amount of \$100,000 with a financial institution;
273	(iv) an operating plan that:
274	(A) complies with Section 4-41a-1004;
275	(B) includes operating procedures to comply with the operating requirements for a

medical cannabis pharmacy described in this part and with a relevant municipal or county law that is consistent with Section 4-41a-1106; and

(C) the department approves;

- (v) an application fee in an amount that, subject to Subsection 4-41a-104(5), the department sets in accordance with Section 63J-1-504; and
- (vi) a description of any investigation or adverse action taken by any licensing jurisdiction, government agency, law enforcement agency, or court in any state for any violation or detrimental conduct in relation to any of the applicant's cannabis-related operations or businesses.
 - (c) (i) A person may not locate a medical cannabis pharmacy:
 - (A) within 200 feet of a community location; or
- (B) in or within 600 feet of a district that the relevant municipality or county has zoned as primarily residential.
- (ii) The proximity requirements described in Subsection (2)(c)(i) shall be measured from the nearest entrance to the medical cannabis pharmacy establishment by following the shortest route of ordinary pedestrian travel to the property boundary of the community location or residential area.
- (iii) The department may grant a waiver to reduce the proximity requirements in Subsection (2)(c)(i) by up to 20% if the department determines that it is not reasonably feasible for the applicant to site the proposed medical cannabis pharmacy without the waiver.
- (iv) An applicant for a license under this section shall provide evidence of compliance with the proximity requirements described in Subsection (2)(c)(i).
- (d) The department may not issue a license to an eligible applicant that the department has selected to receive a license until the selected eligible applicant complies with the bond or liquid cash requirement described in Subsection (2)(b)(iii).
- (e) If the department receives more than one application for a medical cannabis pharmacy within the same city or town, the department shall consult with the local land use authority before approving any of the applications pertaining to that city or town.
- (3) If the department selects an applicant for a medical cannabis pharmacy license under this section, the department shall:
 - (a) charge the applicant an initial license fee in an amount that, subject to Subsection

307 4-41a-104(5), the department sets in accordance with Section 63J-1-504;

- (b) notify the Department of Public Safety of the license approval and the names of each individual described in Subsection (2)(b)(ii); and
- (c) charge the licensee a fee in an amount that, subject to Subsection 4-41a-104(5), the department sets in accordance with Section 63J-1-504, for any change in location, ownership, or company structure.
- (4) The department may not issue a license to operate a medical cannabis pharmacy to an applicant if an individual described in Subsection (2)(b)(ii):
 - (a) has been convicted under state or federal law of:
- 316 (i) a felony; or

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- (ii) after December 3, 2018, a misdemeanor for drug distribution;
- 318 (b) is younger than 21 years old; or
- 319 (c) after September 23, 2019, until January 1, 2023, is actively serving as a legislator.
 - (5) (a) If an applicant for a medical cannabis pharmacy license under this section holds another license under this chapter, the department may not give preference to the applicant based on the applicant's status as a holder of the license.
 - (b) If an applicant for a medical cannabis pharmacy license under this section holds a license to operate a cannabis cultivation facility under this section, the department may give consideration to the applicant's status as a holder of the license if:
 - (i) the applicant demonstrates that a decrease in costs to patients is more likely to result from the applicant's vertical integration than from a more competitive marketplace; and
 - (ii) the department finds multiple other factors, in addition to the existing license, that support granting the new license.
 - (6) (a) The department may revoke a license under this part:
 - (i) if the medical cannabis pharmacy does not begin operations within one year after the day on which the department issues an announcement of the department's intent to award a license to the medical cannabis pharmacy;
 - (ii) after the third the same violation of this chapter in any of the licensee's licensed cannabis production establishments or medical cannabis pharmacies;
- 336 (iii) if an individual described in Subsection (2)(b)(ii) is convicted, while the license is 337 active, under state or federal law of:

338	(Δ)	a felony;	Of
330	(ΔI)	a iciony,	OI

- (B) after December 3, 2018, a misdemeanor for drug distribution;
 - (iv) if the licensee fails to provide the information described in Subsection (2)(b)(vi) at the time of application, or fails to supplement the information described in Subsection (2)(b)(vi) with any investigation or adverse action that occurs after the submission of the application within 14 calendar days after the licensee receives notice of the investigation or adverse action;
 - (v) if the medical cannabis pharmacy demonstrates a willful or reckless disregard for the requirements of this chapter or the rules the department makes in accordance with this chapter; or
 - (vi) if, after a change of ownership described in Subsection (11)(c), the department determines that the medical cannabis pharmacy no longer meets the minimum standards for licensure and operation of the medical cannabis pharmacy described in this chapter.
 - (b) The department shall rescind a notice of an intent to issue a license under this part to an applicant or revoke a license issued under this part if the associated medical cannabis pharmacy does not begin operation on or before June 1, 2021.
 - (7) (a) A person who receives a medical cannabis pharmacy license under this chapter, if the municipality or county where the licensed medical cannabis pharmacy will be located requires a local land use permit, shall submit to the department a copy of the licensee's approved application for the land use permit within 120 days after the day on which the department issues the license.
 - (b) If a licensee fails to submit to the department a copy the licensee's approved land use permit application in accordance with Subsection (7)(a), the department may revoke the licensee's license.
 - (8) The department shall deposit the proceeds of a fee imposed by this section into the Qualified Production Enterprise Fund.
 - (9) The department shall begin accepting applications under this part on or before March 1, 2020.
 - (10) (a) The department's authority to issue a license under this section is plenary and is not subject to review.
 - (b) Notwithstanding Subsection (2), the decision of the department to award a license

309	to an applicant is not subject to:
370	(i) Title 63G, Chapter 6a, Part 16, Protests; or
371	(ii) Title 63G, Chapter 6a, Part 17, Procurement Appeals Board.
372	(11) (a) A medical cannabis pharmacy license is not transferrable or assignable.
373	(b) A medical cannabis pharmacy shall report in writing to the department no later than
374	10 business days before the date of any change of ownership of the medical cannabis
375	pharmacy.
376	(c) If the ownership of a medical cannabis pharmacy changes by 50% or more:
377	(i) concurrent with the report described in Subsection (11)(b), the medical cannabis
378	pharmacy shall submit a new application described in Subsection (2)(b), subject to Subsection
379	(2)(c);
380	(ii) within 30 days of the submission of the application, the department shall:
381	(A) conduct an application review; and
382	(B) award a license to the medical cannabis pharmacy for the remainder of the term of
383	the medical cannabis pharmacy's license before the ownership change if the medical cannabis
384	pharmacy meets the minimum standards for licensure and operation of the medical cannabis
385	pharmacy described in this chapter; and
386	(iii) if the department approves the license application, notwithstanding Subsection (3),
387	the medical cannabis pharmacy shall pay a license fee that the department sets in accordance
388	with Section 63J-1-504 in an amount that covers the board's cost of conducting the application
389	review.
390	Section 4. Section 4-41a-1206 is enacted to read:
391	4-41a-1206. Closed-door medical cannabis pharmacy.
392	(1) (a) Subject to Subsections (1)(b) and (c), a home delivery medical cannabis
393	pharmacy may open a single closed-door medical cannabis pharmacy.
394	(b) A home delivery medical cannabis pharmacy may not open a closed-door medical
395	cannabis pharmacy unless the home delivery medical cannabis pharmacy:
396	(i) has an operating plan that includes a closed-door medical cannabis pharmacy; and
397	(ii) obtains a license issued by the department for a closed-door medical cannabis
398	pharmacy.
399	(c) An entity that owns multiple home delivery medical cannabis pharmacies may open

400	only one closed-door medical cannabis pharmacy.
401	(d) The department may institute a fee in accordance with Section 63J-1-504 to
402	administer this section.
403	(2) A home delivery medical cannabis pharmacy that opens a closed-door medical
404	cannabis pharmacy under Subsection (1) shall ensure that a pharmacy medical provider who is
405	a licensed pharmacist:
406	(a) is directly supervising the packaging of an order; and
407	(b) is present in the closed-door medical cannabis pharmacy when an order exits the
408	closed-door medical cannabis pharmacy for delivery.
409	(3) An individual who prepares an order at a closed-door medical cannabis pharmacy
410	under this section shall be registered as:
411	(a) a pharmacy medical provider; or
412	(b) a medical cannabis pharmacy agent.
413	(4) (a) A closed-door medical cannabis pharmacy shall operate:
414	(i) except as provided in Subsection (4)(b), in a facility that is accessible only by an
415	individual who is a pharmacy medical provider or a medical cannabis pharmacy agent; and
416	(ii) at a physical address in accordance with Subsection (6).
417	(b) A closed-door medical cannabis pharmacy may authorize an individual who is at
418	least 18 years old and is not a pharmacy medical provider or a cannabis pharmacy agent to
419	access the closed-door medical cannabis pharmacy if the closed-door medical cannabis
420	pharmacy:
421	(i) tracks and monitors the individual at all times while the individual is at the
422	closed-door medical cannabis pharmacy; and
423	(ii) maintains a record of the individual's access, including arrival and departure.
424	(c) A closed-door medical cannabis pharmacy shall operate in a facility that has:
425	(i) a single, secure public entrance; and
426	(ii) a security system with a backup power source that:
427	(A) detects and records entry into the closed-door medical cannabis pharmacy;
428	(B) provides notice of an unauthorized entry to law enforcement when the closed-door
429	medical cannabis pharmacy is closed; and
430	(C) a lock or equivalent restrictive security feature on any area where the closed-door

431	medical cannabis pharmacy stores a cannabis product.
432	(d) A closed-door medical cannabis pharmacy shall ensure that any cannabis or
433	cannabis products in the closed-door medical cannabis pharmacy that are intended for home
434	delivery are separated in a manner that is readily distinguishable from any other cannabis or
435	cannabis product in the facility.
436	(5) A closed-door medical cannabis pharmacy may only provide cannabis or a cannabis
437	product to an individual through a delivery that complies with this part.
438	(6) (a) A person may not locate a closed-door medical cannabis pharmacy:
439	(i) within 1,000 feet of a community location; or
440	(ii) in or within 600 feet of a district that the relevant municipality or county has zoned
441	as primarily residential.
442	(b) The proximity requirements described in Subsection (6)(a) shall be measured from
443	the nearest entrance to the closed-door medical cannabis pharmacy by following the shortest
444	route of ordinary pedestrian travel to the property boundary of the community location or
445	residential area.
446	(c) The licensing board may grant a waiver to reduce the proximity requirements in
447	Subsection (6)(a) by up to 20% if the licensing board determines that it is not reasonably
448	feasible for the applicant to site the proposed closed-door medical cannabis pharmacy without
449	the waiver.
450	(d) An applicant for a license under this section shall provide evidence of compliance
451	with the proximity requirements described in Subsection (6)(a).
452	Section 5. Section 10-9a-528 is amended to read:
453	10-9a-528. Cannabis production establishments, medical cannabis pharmacies,
454	and industrial hemp producer licensee.
455	(1) As used in this section:
456	(a) "Cannabis production establishment" means the same as that term is defined in
457	Section 4-41a-102 and includes a closed-door medical cannabis pharmacy.
458	(b) "Closed-door medical cannabis pharmacy" means the same as that term is defined
459	<u>in Section 4-41a-102.</u>
460	[(b)] (c) "Industrial hemp producer licensee" means the same as the term "licensee" is
461	defined in Section 4-41-102.

462	[(c)] (d) "Medical cannabis pharmacy" means the same as that term is defined in
463	Section 26B-4-201.
464	(2) (a) (i) A municipality may not regulate a cannabis production establishment or a
465	medical cannabis pharmacy in conflict with:
466	(A) Title 4, Chapter 41a, Cannabis Production Establishments and Pharmacies, and
467	applicable jurisprudence; and
468	(B) this chapter.
469	(ii) A municipality may not regulate an industrial hemp producer licensee in conflict
470	with:
471	(A) Title 4, Chapter 41, Hemp and Cannabinoid Act, and applicable jurisprudence; and
472	(B) this chapter.
473	(b) The Department of Agriculture and Food has plenary authority to license programs
474	or entities that operate a cannabis production establishment or a medical cannabis pharmacy.
475	(3) (a) Within the time period described in Subsection (3)(b), a municipality shall
476	prepare and adopt a land use regulation, development agreement, or land use decision in
477	accordance with this title and:
478	(i) regarding a cannabis production establishment, Section 4-41a-406; or
479	(ii) regarding a medical cannabis pharmacy, Section [4-41a-110] 4-41a-1105.
480	(b) A municipality shall take the action described in Subsection (3)(a):
481	(i) before January 1, 2021, within 45 days after the day on which the municipality
482	receives a petition for the action; and
483	(ii) after January 1, 2021, in accordance with Subsection 10-9a-509.5(2).
484	Section 6. Section 17-27a-525 is amended to read:
485	17-27a-525. Cannabis production establishments and medical cannabis
486	pharmacies.
487	(1) As used in this section:
488	(a) "Cannabis production establishment" means the same as that term is defined in
489	Section 4-41a-102 and includes a closed-door medical cannabis pharmacy.
490	(b) "Closed-door medical cannabis pharmacy" means the same as that term is defined
491	<u>in Section 4-41a-102.</u>
492	[(b)] (c) "Industrial hemp producer licensee" means the same as the term "licensee" is

523

493	defined in Section 4-41-102.
494	[(c)] (d) "Medical cannabis pharmacy" means the same as that term is defined in
495	Section 26B-4-201.
496	(2) (a) (i) A county may not regulate a cannabis production establishment or a medical
497	cannabis pharmacy in conflict with:
498	(A) Title 4, Chapter 41a, Cannabis Production Establishments and Pharmacies, and
499	applicable jurisprudence; and
500	(B) this chapter.
501	(ii) A county may not regulate an industrial hemp producer licensee in conflict with:
502	(A) Title 4, Chapter 41, Hemp and Cannabinoid Act, and applicable jurisprudence; and
503	(B) this chapter.
504	(b) The Department of Agriculture and Food has plenary authority to license programs
505	or entities that operate a cannabis production establishment or a medical cannabis pharmacy.
506	(3) (a) Within the time period described in Subsection (3)(b), a county shall prepare
507	and adopt a land use regulation, development agreement, or land use decision in accordance
508	with this title and:
509	(i) regarding a cannabis production establishment, Section 4-41a-406; or
510	(ii) regarding a medical cannabis pharmacy, Section [4-41a-110] 4-41a-1105.
511	(b) A county shall take the action described in Subsection (3)(a):
512	(i) before January 1, 2021, within 45 days after the day on which the county receives a
513	petition for the action; and
514	(ii) after January 1, 2021, in accordance with Subsection 17-27a-509.5(2).
515	Section 7. Section 26B-1-435 is amended to read:
516	26B-1-435. Medical Cannabis Policy Advisory Board creation Membership
517	Duties.
518	(1) There is created within the department the Medical Cannabis Policy Advisory
519	Board.
520	(2) (a) The advisory board shall consist of the following members:
521	(i) appointed by the executive director:
522	(A) a qualified medical provider who has recommended medical cannabis to at least

100 patients [who have a medical cannabis patient card at the time of appointment] before

524	being appointed;
525	(B) a medical research professional;
526	(C) a mental health specialist;
527	(D) an individual who represents an organization that advocates for medical cannabis
528	patients;
529	(E) an individual who holds a medical cannabis patient card; and
530	(F) a member of the general public who does not hold a medical cannabis card; and
531	(ii) appointed by the commissioner of the Department of Agriculture and Food:
532	(A) an individual who owns or operates a licensed cannabis cultivation facility;
533	(B) an individual who owns or operates a licensed medical cannabis pharmacy; and
534	(C) a law enforcement officer.
535	(b) The commissioner of the Department of Agriculture and Food shall ensure that at
536	least one individual appointed under Subsection (2)(a)(ii)(A) or (B) also owns or operates a
537	licensed cannabis processing facility.
538	(3) (a) Subject to Subsection (3)(b), a member of the advisory board shall serve for a
539	four year term.
540	(b) When appointing the initial membership of the advisory board, the executive
541	director and the commissioner of the Department of Agriculture and Food shall coordinate to
542	appoint four advisory board members to serve a term of two years to ensure that approximately
543	half of the board is appointed every two years.
544	(4) (a) If an advisory board member is no longer able to serve as a member, a new
545	member shall be appointed in the same manner as the original appointment.
546	(b) A member appointed in accordance with Subsection (4)(a) shall serve for the
547	remainder of the unexpired term of the original appointment.
548	(5) (a) A majority of the advisory board members constitutes a quorum.
549	(b) The action of a majority of a quorum constitutes an action of the advisory board.
550	(c) [The] For a term lasting one year, the advisory board shall annually designate [one
551	of the advisory board's members of the advisory board to serve as chair [for a
552	one-year period.] and vice-chair.
553	(d) When designating the chair and vice-chair, the advisory board shall ensure that at
554	least one individual described Subsection (2)(a)(i) is appointed as chair or vice-chair.

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555	(6) An advisory board member may not receive compensation or benefits for the
556	member's service on the advisory board but may receive per diem and reimbursement for travel
557	expenses incurred as an advisory board member in accordance with:
558	(a) Sections 63A-3-106 and 63A-3-107; and
559	(b) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
560	63A-3-107.
561	(7) The department shall:
562	(a) provide staff support for the advisory board; and
563	(b) assist the advisory board in conducting meetings.
564	(8) The advisory board may recommend:
565	(a) to the department or the Department of Agriculture and Food changes to current or
566	proposed medical cannabis rules or statutes;
567	(b) to the appropriate legislative committee whether the advisory board supports a
568	change to medical cannabis statutes.
569	(9) The advisory board shall:
570	(a) review any draft rule that is authorized under this chapter or Title 4, Chapter 41a,
571	Cannabis Production Establishments and Pharmacies;
572	(b) consult with the Department of Agriculture and Food regarding the issuance of an
573	additional:
574	(i) cultivation facility license under Section 4-41a-205; or
575	(ii) pharmacy license under Section 4-41a-1005;
576	(c) consult with the department regarding cannabis patient education;
577	(d) consult regarding the reasonableness of any fees set by the department or the
578	Department of Agriculture and Food that pertain to the medical cannabis program; and
579	(e) consult regarding any issue pertaining to medical cannabis when asked by the
580	department or the Utah Department of Agriculture and Food.
581	Section 8. Section 26B-4-219 is amended to read:
582	26B-4-219. Pharmacy medical providers Registration Continuing education.
583	(1) (a) A medical cannabis pharmacy:
584	(i) shall employ a pharmacist who is licensed under Title 58, Chapter 17b, Pharmacy
585	Practice Act, as a pharmacy medical provider:

586	(ii) may employ a physician who has the authority to write a prescription and is
587	licensed under Title 58, Chapter 67, Utah Medical Practice Act, or Title 58, Chapter 68, Utah
588	Osteopathic Medical Practice Act, as a pharmacy medical provider;
589	(iii) shall ensure that a pharmacy medical provider described in Subsection (1)(a)(i)
590	works onsite during all business hours; and
591	(iv) shall designate one pharmacy medical provider described in Subsection (1)(a)(i) as
592	the pharmacist-in-charge to oversee the operation of and generally supervise the medical
593	cannabis pharmacy.
594	(b) The pharmacist-in-charge shall determine which cannabis and cannabis products
595	the pharmacy maintains in the medical cannabis pharmacy's inventory.
596	[(b)] (c) An individual may not serve as a pharmacy medical provider unless the
597	department registers the individual as a pharmacy medical provider in accordance with
598	Subsection (2).
599	(2) (a) The department shall, within 15 days after the day on which the department
600	receives an application from a medical cannabis pharmacy on behalf of a prospective pharmacy
601	medical provider, register and issue a pharmacy medical provider registration card to the
602	prospective pharmacy medical provider if the medical cannabis pharmacy:
603	(i) provides to the department:
604	(A) the prospective pharmacy medical provider's name and address;
605	(B) the name and location of the licensed medical cannabis pharmacy where the
606	prospective pharmacy medical provider seeks to act as a pharmacy medical provider;
607	(C) a report detailing the completion of the continuing education requirement described
608	in Subsection (3); and
609	(D) evidence that the prospective pharmacy medical provider is a pharmacist who is
610	licensed under Title 58, Chapter 17b, Pharmacy Practice Act, or a physician who has the
611	authority to write a prescription and is licensed under Title 58, Chapter 67, Utah Medical
612	Practice Act, or Title 58, Chapter 68, Utah Osteopathic Medical Practice Act; and
613	(ii) pays a fee to the department in an amount that, subject to Subsection 26B-1-310(5),
614	the department sets in accordance with Section 63J-1-504.
615	(b) The department may not register a recommending medical provider as a pharmacy
616	medical provider.

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617	(3) (a) A pharmacy medical provider shall complete the continuing education described
618	in this Subsection (3) in the following amounts:
619	(i) as a condition precedent to registration, four hours; and
620	(ii) as a condition precedent to renewal of the registration, four hours every two years.
621	(b) In accordance with Subsection (3)(a), the pharmacy medical provider shall:
622	(i) complete continuing education:
623	(A) regarding the topics described in Subsection (3)(d); and
624	(B) offered by the department under Subsection (3)(c) or an accredited or approved
625	continuing education provider that the department recognizes as offering continuing education
626	appropriate for the medical cannabis pharmacy practice; and
627	(ii) make a continuing education report to the department in accordance with a process
628	that the department establishes by rule, in accordance with Title 63G, Chapter 3, Utah
629	Administrative Rulemaking Act, and in collaboration with the Division of Professional
630	Licensing and:
631	(A) for a pharmacy medical provider who is licensed under Title 58, Chapter 17b,
632	Pharmacy Practice Act, the Board of Pharmacy;
633	(B) for a pharmacy medical provider licensed under Title 58, Chapter 67, Utah Medical
634	Practice Act, the Physicians Licensing Board; and
635	(C) for a pharmacy medical provider licensed under Title 58, Chapter 68, Utah
636	Osteopathic Medical Practice Act, the Osteopathic Physician and Surgeon's Licensing Board.
637	(c) The department may, in consultation with the Division of Professional Licensing,
638	develop the continuing education described in this Subsection (3).
639	(d) The continuing education described in this Subsection (3) may discuss:
640	(i) the provisions of this part;
641	(ii) general information about medical cannabis under federal and state law;
642	(iii) the latest scientific research on the endocannabinoid system and medical cannabis,
643	including risks and benefits;
644	(iv) recommendations for medical cannabis as it relates to the continuing care of a
645	patient in pain management, risk management, potential addiction, and palliative care; or
646	(v) best practices for recommending the form and dosage of a medical cannabis
647	product based on the qualifying condition underlying a medical cannabis recommendation.

648	(4) (a) A pharmacy medical provider registration card expires two years after the day
649	on which the department issues or renews the card.
650	(b) A pharmacy medical provider may renew the provider's registration card if the
651	provider:
652	(i) is eligible for a pharmacy medical provider registration card under this section;
653	(ii) certifies to the department in a renewal application that the information in
654	Subsection (2)(a) is accurate or updates the information;
655	(iii) submits a report detailing the completion of the continuing education requirement
656	described in Subsection (3); and
657	(iv) pays to the department a renewal fee in an amount that:
658	(A) subject to Subsection 26B-1-310(5), the department sets in accordance with
659	Section 63J-1-504; and
660	(B) may not exceed the cost of the relatively lower administrative burden of renewal in
661	comparison to the original application process.
662	(5) (a) Except as provided in Subsection (5)(b), a person may not advertise that the
663	person or another person dispenses medical cannabis.
664	(b) Notwithstanding Subsection (5)(a) and Section 4-41a-109, a registered pharmacy
665	medical provider may advertise the following:
666	(i) a green cross;
667	(ii) that the person is registered as a pharmacy medical provider and dispenses medical
668	cannabis; or
669	(iii) a scientific study regarding medical cannabis use.
670	(6) (a) The department may revoke a pharmacy medical provider's registration for a
671	violation of this chapter.
672	(b) The department may inspect patient records held by a medical cannabis pharmacy
673	to ensure a pharmacy medical provider is practicing in accordance with this chapter and
674	applicable rules.
675	Section 9. Section 26B-4-231 is amended to read:
676	26B-4-231. Partial filling Pharmacy medical provider directions of use.
677	(1) As used in this section, "partially fill" means to provide less than the full amount of
678	cannabis or cannabis product that the recommending medical provider recommends, if the

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recommending medical provider recommended specific dosing guidelines.

(2) A pharmacy medical provider may partially fill a recommendation for a medical cannabis treatment at the request of the recommending medical provider who issued the medical cannabis treatment recommendation or the medical cannabis cardholder.

- (3) The department shall make rules, in collaboration with the Division of Professional Licensing and the Board of Pharmacy and in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, specifying how to record the date, quantity supplied, and quantity remaining of a partially filled medical cannabis treatment recommendation.
- (4) A pharmacy medical provider who is a pharmacist may, upon the request of a medical cannabis cardholder, determine different dosing guidelines, subject to the dosing limits in Subsection 4-41a-1102(2), to fill the quantity remaining of a partially filled medical cannabis treatment recommendation if:
- (a) the pharmacy medical provider determined dosing guidelines for the partial fill under Subsection 4-41a-1102(5) or (6); and
 - (b) the medical cannabis cardholder reports that:
- (i) the partial fill did not substantially affect the qualifying condition underlying the medical cannabis recommendation; or
- (ii) the patient experienced an adverse reaction to the partial fill or was otherwise unable to successfully use the partial fill.
- (5) If a recommending medical provider recommends treatment with medical cannabis but wishes for the pharmacy medical provider to determine directions of use and dosing guidelines:
- (a) the recommending medical provider shall provide to the pharmacy medical provider, either through the state electronic verification system or through a medical cannabis pharmacy's recording of a recommendation under the order of a limited medical provider, any of the following information that the recommending medical provider feels would be needed to provide appropriate directions of use and dosing guidelines:
 - (i) information regarding the qualifying condition underlying the recommendation;
 - (ii) information regarding prior treatment attempts with medical cannabis; and
 - (iii) portions of the patient's current medication list; and
- (b) before the relevant medical cannabis cardholder may obtain medical cannabis, the

710 pharmacy medical provider shall: 711 (i) review pertinent medical records, including the recommending medical provider 712 documentation described in Subsection (5)(a); and (ii) [unless the pertinent medical records show directions of use and dosing guidelines 713 714 from a state central patient portal medical provider in accordance with Subsection (6), after 715 completing the review described in Subsection (5)(b)(i) and consulting with the recommending 716 medical provider as needed, determine the best course of treatment through consultation with 717 the cardholder regarding: 718 (A) the patient's qualifying condition underlying the recommendation from the 719 recommending medical provider; 720 (B) indications for available treatments; 721 (C) directions of use and dosing guidelines; and 722 (D) potential adverse reactions. Section 10. Repealer.

723

724 This bill repeals:

725 Section 26B-1-435.1, Medical Cannabis Policy Advisory Board duties.

726 Section 11. Effective date.

727 This bill takes effect on May 1, 2024.