SENATE BILL 215

 $\begin{array}{ccc} \text{A3} & & & \text{5lr0129} \\ \text{(PRE-FILED)} & & \text{CF HB 132} \end{array}$

By: Chair, Finance Committee (By Request - Maryland Cannabis Administration)

Requested: October 7, 2024

Introduced and read first time: January 8, 2025

Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

Read second time: February 26, 2025

CHAP'	TER	

1 AN ACT concerning

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

 $\frac{21}{22}$

23

Cannabis — On-Site Consumption Establishments and Cannabis Events Reform - Revisions

FOR the purpose of extending the time period during which a holder of a certain cannabis dispensary license may continue to deliver medical cannabis; repealing a certain authorization to issue on-site consumption licenses during a certain round of cannabis licensing; limiting application submissions for on-site consumption licenses to social equity applicants under certain circumstances; authorizing a political subdivision to establish hours of operation for on-site consumption establishments; authorizing the holder of an on-site consumption license to repackage and process eannabis and cannabis products certain single-serving products under certain circumstances; establishing certain prohibitions for on-site consumption establishments related to the sale, distribution, and consumption of cannabis; altering a certain inventory requirement for dispensary licensees; altering the circumstances under which a certain waiting period applies; providing that a certain food sales exemption from the sales and use tax does not apply to the sale of certain cannabinoid beverages; authorizing the holder of a certain cannabis event registration established under this Act to hold certain cannabis events under certain circumstances; establishing certain vendor permits for the sale or distribution of cannabis products at cannabis events; authorizing political subdivisions to prohibit or restrict the authorization of cannabis events, subject to certain limitations: and generally relating to cannabis, on-site consumption establishments, and cannabis events.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



1 2 3 4 5	BY repealing and reenacting, without amendments, Article – Alcoholic Beverages and Cannabis Section 36–101(a), (c), (h), and (y) and 36–404(e) Annotated Code of Maryland (2024 Replacement Volume)
6 7 8 9 10	BY adding to Article – Alcoholic Beverages and Cannabis Section 36–101(c–1) and (ee–1) and 36–407.1 Annotated Code of Maryland (2024 Replacement Volume)
11 12 13 14 15 16	BY repealing and reenacting, with amendments, Article – Alcoholic Beverages and Cannabis Section 36–101(i), 36–401(g), 36–404(g)(3), and 36–407 36–404(f) and (g), 36–407, 36–410, and 36–503 Annotated Code of Maryland (2024 Replacement Volume)
17 18 19 20 21	BY repealing and reenacting, with amendments, Article – Tax – General Section 11–206(a)(3) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement)
22 23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
24	Article - Alcoholic Beverages and Cannabis
25	36–101.
26	(a) In this title the following words have the meanings indicated.
27 28	(c) "Administration" means the Maryland Cannabis Administration established under this title.
29 30	(C-1) "CANNABINOID BEVERAGE" MEANS A BEVERAGE INTENDED FOR HUMAN CONSUMPTION BY ORAL INGESTION THAT:
31	(1) IS SUITABLE FOR BEVERAGE PURPOSES;
32 33	(2) CONTAINS 5 MILLIGRAMS OR LESS OF TETRAHYDROCANNABINOL, AS DEFINED IN § 36–1102 OF THIS TITLE, PER SERVING;
34	(3) IS CONTAINED AS A SINGLE-SERVING PRODUCT;

1	(4) IS LAWFULLY PRODUCED BY A CANNABIS LICENSEE; AND
2	(5) COMPLIES WITH:
3 4	(i) the laboratory testing standards established under § 36–203 of this title; and
5 6	(II) THE PACKAGING AND LABELING STANDARDS ESTABLISHED UNDER §§ $36-203$ AND $36-203.1$ OF THIS TITLE.
7 8	(h) "Cannabis licensee" means a business licensed by the Administration to operate in the cannabis industry.
9 10 11	(i) "Cannabis products" means products that are composed of cannabis, cannabis concentrate, cannabis extract, or other ingredients and are intended for use or consumption, including CANNABINOID BEVERAGES, edible products, oils, and tinctures.
12 13 14	(y) "On–site consumption establishment" means an entity licensed under $\S 36-401(c)(4)$ of this title to distribute cannabis or cannabis products for on–site consumption other than consumption by smoking indoors.
15 16	(EE-1) (1) "SINGLE-SERVING PRODUCT" MEANS AN EDIBLE CANNABIS PRODUCT THAT:
17	(I) IS INDIVIDUALLY PACKAGED FOR RETAIL SALE;
18 19	(II) DOES NOT EXCEED THE SERVING LIMITS ESTABLISHED BY THE REGULATIONS OF THE ADMINISTRATION; AND
20	(III) IS INTENDED FOR IMMEDIATE CONSUMPTION.
21 22	(2) "SINGLE-SERVING PRODUCT" INCLUDES A CANNABINOID BEVERAGE.
23	<u>36–401.</u>
 24 25 26 27 	(g) Notwithstanding any provisions of this title, the holder of a dispensary license issued by the Natalie M. LaPrade Medical Cannabis Commission who converts the license or a registrant with the Natalie M. LaPrade Medical Cannabis Commission may continue to deliver medical cannabis until July 1, [2025] 2026. 36–404.
40	JU ⁻ 4U4.

(e) For the second round of licensing, the Administration shall issue licenses in accordance with subsection (f) or (g) of this section.

29 30 (f) Subject to paragraph (2) of this subsection, if the Administration, in consultation with the certification agency designated by the Board of Public Works under § 14–303(b) of the State Finance and Procurement Article, the Governor's Office of Small, Minority, and Women Business Affairs, the General Assembly, and the Office of the Attorney General, determines that a disparity study demonstrates a strong basis in evidence of business discrimination against firms owned by minorities and women in the Maryland cannabis market, the Administration shall issue a second round of licenses, applying minimum licensing qualifications and employing remedial measures consistent with constitutional requirements, for not more than:

(i) for standard licenses: 25 grower licenses: 1. 2. 25 processor licenses; and 3. 120 dispensary licenses; <u>(ii)</u> for micro licenses: <u>1.</u> 70 grower licenses; and 2. 70 processor licenses; AND 10 incubator space licenses [; and (iii)

(iv)

(2) If the Administration, in consultation with the certification agency designated by the Board of Public Works under § 14–303(b) of the State Finance and Procurement Article, the Governor's Office of Small, Minority, and Women Business Affairs, the General Assembly, and the Office of the Attorney General, determines that a lottery system employing remedial measures established in accordance with a disparity study can be conducted consistent with constitutional requirements, the Administration shall award licenses under paragraph (1) of this subsection through a lottery process that employs remedial measures.

15 on–site consumption licenses].

(g) (1) Subject to paragraphs (2) and (3) of this subsection, if the Administration, in consultation with the certification agency designated by the Board of Public Works under § 14–303(b) of the State Finance and Procurement Article, the Governor's Office of Small, Minority, and Women Business Affairs, the General Assembly, and the Office of the Attorney General, determines that a disparity study does not demonstrate a strong basis in evidence of business discrimination against firms owned by minorities and women in the Maryland cannabis market, the Administration shall enter each applicant that meets the minimum qualifications established by the Administration into a lottery and issue to the applicants not more than:

1	<u>(i)</u>	for st	andard licenses:
2		<u>1.</u>	25 grower licenses;
3		<u>2.</u>	25 processor licenses; and
4		<u>3.</u>	120 dispensary licenses;
5	<u>(ii</u>	o for m	icro licenses:
6		<u>1.</u>	70 grower licenses; and
7		<u>2.</u>	70 processor licenses; AND
8	<u>(ii</u>	i) <u>10 inc</u>	cubator space licenses[; and
9	<u>(iv</u>	<u>15 on</u>	-site consumption licenses].
10 11 12		ns for a	stration shall determine whether an application meets the lottery based on a pass–fail basis, as determined by the g:
13 14	(i) cultivation, manufact		ailed operational plan for the safe, secure, and effective spensing of cannabis;
15 16 17	sufficient business ab appropriate employee	ility and	siness plan demonstrating a likelihood of success and experience on the part of the applicant, and providing for conditions; and
18	<u>(ii:</u>	i) <u>a deta</u>	ailed diversity plan.
19 20	(C) () I	•	submissions for micro licenses AND ON-SITE der this subsection are limited to social equity applicants.
21	36–407.		
22 23	` ' ' '	-	shall obtain an on-site consumption license from the g a premises where cannabis may be consumed.
24 25 26 27	•	to opera	nistration may issue on—site consumption licenses te a licensed premises in which cannabis OR CANNABIS but not smoked indoors, in accordance with this title and this title.

- 1 (3)An on-site consumption establishment may operate only if the political 2 subdivision where the business is located has issued a permit or license that expressly 3 allows the operation of the on-site consumption establishment. Subject to the limitations in § 36–405 of this subtitle, a political subdivision 4 (b) 5 may: 6 (1) prohibit the operation of on–site consumption establishments; 7 prohibit or restrict the smoking or vaping of cannabis at on-site (2)consumption establishments; [or] 8 9 (3)adopt zoning and planning requirements for on-site consumption 10 establishments; OR 11 **(4)** ESTABLISH HOURS OF OPERATION FOR ON-SITE CONSUMPTION 12 ESTABLISHMENTS. 13 An on-site consumption license authorizes an entity, FOR THE (c) (1) PURPOSES OF ON-SITE CONSUMPTION, to: 14 15 **(I)** distribute cannabis cannabis products **I**for on-site or 16 consumption]; 17 (II) ACQUIRE CANNABIS OR CANNABIS PRODUCTS FROM A 18 CANNABIS LICENSEE IN ACCORDANCE WITH THIS TITLE; 19 (III) REPACKAGE CANNABIS OR CANNABIS PRODUCTS FOR THE 20 PURPOSE OF CREATING SINGLE-SERVING PRODUCTS; AND (IV) PROCESS CANNABIS OR CANNABIS INFUSED PRODUCTS 2122 SINGLE-SERVING PRODUCTS. 23 (2) An on-site consumption license does not authorize the holder of the license to[: 2425(i) cultivate cannabis[; 26 (ii) process cannabis or cannabis—infused products; or add cannabis to food prepared or served on the premises. 27(iii)
- 28 (d) A business that has average daily receipts from the sale of bakery goods that 29 are at least 50% of the average daily receipts of the business may apply for a license to 30 operate an on–site consumption establishment].

1	(D) <u>(1)</u>	AN SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, AN
2	ON-SITE CONSUM	IPTION ESTABLISHMENT MAY ALSO OPERATE AS A FOOD SERVICE
3	FACILITY, AS DEF	INED IN § 21–301 OF THE HEALTH – GENERAL ARTICLE.
4	(9)	Deposit ones against as a soon service of our first give on same
4	(2)	BEFORE OPERATING AS A FOOD SERVICE FACILITY, THE ON-SITE
$\frac{5}{6}$		STABLISHMENT SHALL OBTAIN FROM THE POLITICAL SUBDIVISION ON–SITE CONSUMPTION ESTABLISHMENT IS LOCATED ALL
7		OVALS FOR OPERATING A FOOD SERVICE FACILITY, INCLUDING:
•	MECESSIIII III I	OVILLS I OR OF ERRITING IT TOOD SERVICE PROBLETT, INCLEDING.
8		(I) BUILDING CODE PERMITS;
9		(II) MECHANICAL CODE PERMITS;
10		(III) A USE AND OCCUPANCY CERTIFICATE; AND
11		(IV) ANY OTHER APPLICABLE PERMITS OR LICENSES.
12	(E) AN O	N-SITE CONSUMPTION ESTABLISHMENT SHALL COMPLY WITH THE
13	FOLLOWING STA	NDARDS WHEN PROCESSING, PREPARING, REPACKAGING, OR
14	INFUSING ANY CA	ANNABIS OR CANNABIS PRODUCTS ACTING IN ACCORDANCE WITH
15	SUBSECTION (C)(1) OF THIS SECTION:
16 17	(1) THIS TITLE;	MANUFACTURING STANDARDS ESTABLISHED UNDER § 36–203 OF
18 19	(2) 36–203 OF THIS T	LABORATORY TESTING STANDARDS ESTABLISHED UNDER §
20 21		PACKAGING AND LABELING STANDARDS ESTABLISHED UNDER §§ 03.1 OF THIS TITLE.
22	[(e)] (F)	The Administration shall:
23 24	and (1)	maintain a list of all on-site consumption establishments in the State;
25	(2)	make the list available on its website.
26	[(f)] (G)	An on–site consumption establishment may not:
27 28	(1) licensed premises;	allow on-duty employees of the business to consume cannabis on the
29 30	(2) licensed premises;	distribute or allow the distribution of free samples of cannabis on the

1	(3) allow the consumption of alcohol on the licensed premises;
2 3	(4) allow the smoking or vaping of tobacco or tobacco products on the licensed premises;
4 5	(5) allow an activity on the licensed premises that would require an additional license under this title, including growing [, processing,] or dispensing;
6 7	(6) allow the indoor smoking of cannabis or cannabis products on the licensed premises;
8	(7) allow the use or consumption of cannabis by a patron who displays any visible signs of intoxication; [or]
10 11	(8) admit onto the licensed premises an individual who is under the age of 21 years;
12 13 14	(9) ALLOW AN INDIVIDUAL TO CONSUME CANNABIS OR CANNABIS PRODUCTS ON THE PREMISES IF THE CANNABIS OR CANNABIS PRODUCT WAS NOT OBTAINED FROM THE ON–SITE CONSUMPTION ESTABLISHMENT;
15 16	(10) ALLOW AN INDIVIDUAL TO REMOVE CANNABIS OR CANNABIS PRODUCTS FROM THE PREMISES OF THE ESTABLISHMENT; OR
17 18	(11) SELL OR DISTRIBUTE CANNABIS OR CANNABIS PRODUCTS TO AN INDIVIDUAL THAT ARE INTENDED AS MORE THAN A SINGLE-SERVING PRODUCT.
19	[(g)] (H) An on-site consumption establishment shall:
20 21	(1) require all employees to successfully complete an annual responsible vendor training program authorized under this title; and
22 23	(2) ensure that the display and consumption of cannabis or cannabis products are not visible from outside of the licensed premises.
24 25	[(h)] (I) An on-site cannabis establishment shall educate consumers by providing informational materials regarding the safe consumption of cannabis.
26 27 28	(2) The educational materials provided under paragraph (1) of this subsection must be based on the requirements established by the Cannabis Public Health Advisory Council established under § 13–4502 of the Health – General Article.

[(i)] (J) This section does not prohibit a county or municipality from adopting additional requirements for education on the safe consumption of cannabis on the premises of a licensed on—site consumption establishment.

1 2 3	[(j)] (K) A person may have an ownership interest in or control of, including the power to manage and operate, two on-site consumption establishments licensed under this section.
4	<u>36–410.</u>
5 6	(a) Beginning July 1, 2023, a cannabis licensee that is operating a dispensary shall:
7 8	(1) ensure that it has adequate supply for qualifying patients and caregivers;
9 10	(2) set aside operating hours or dedicated service lines to serve only qualifying patients and caregivers; and
11 12 13 14	(3) AS SUPPLY BECOMES AVAILABLE AS DETERMINED BY THE ADMINISTRATION, ensure that at least 25% of cannabis and cannabis products in the dispensary are from social equity licensees fand growers and processors that do not share common ownership with the dispensary.
15 16	(b) Except as provided in subsection (d) of this section, a licensed dispensary may not locate within:
17	(1) 500 feet of:
18 19 20	(i) a pre-existing primary or secondary school in the State, or a licensed child care center or registered family child care home under Title 9.5 of the Education Article; or
21 22	(ii) <u>a pre-existing playground, recreation center, library, public park, or place of worship; or</u>
23	(2) 1,000 feet of another dispensary under this title.
24 25 26	(c) (1) Except as provided in paragraph (2) of this subsection, a political subdivision may adopt an ordinance reducing, but not increasing, the distance requirements under subsection (b) of this section.
27 28 29	(2) A political subdivision may by ordinance increase the distance limitation for dispensaries under subsection (b)(2) of this section to not more than one—half mile.
30 31	(d) The distance requirements under subsection (b) of this section do not apply to a dispensary license that was:

converted under § 36–401(b)(1)(ii) of this subtitle; and

32

<u>(1)</u>

31

<u>(ii)</u>

1		(2) properly zoned and operating before July 1, 2023.
2 3 4		A political subdivision may not adopt an ordinance establishing zoning for licensed dispensaries that are more restrictive than zoning requirements ealer licensed under this article.
5	<u>(f)</u>	A political subdivision may not adopt an ordinance:
6 7 8 9	restrictive th	(1) establishing a zoning requirement for a licensed grower cultivating lusively outdoors in an area zoned only for agricultural use that is more an any zoning requirements that existed on June 30, 2023, governing a hemped under Title 14 of the Agriculture Article in the political subdivision; or
10 11	properly zon	(2) prohibiting outdoor cannabis cultivation on a premises that was ed for outdoor cannabis cultivation on or before June 30, 2023.
12	<u>(g)</u>	A political subdivision may:
13 14	100 feet from	(1) by ordinance, establish a distance limitation for dispensaries of up to an area zoned for residential use; or
15 16	beverage ret	(2) apply to dispensaries the distance limitation for licensed alcoholic tilers from an area zoned for residential use.
17 18 19	_	A political subdivision shall grant a waiver to an ordinance that provides a irement for dispensaries under this section for a licensed dispensary that was before April 1, 2024.
20 21 22 23		A POLITICAL SUBDIVISION THAT HAS NOT ADOPTED AN ORDINANCE SECTION (C) OF THIS SECTION BEFORE JANUARY JULY 1, 2025, IS THE DISTANCE REQUIREMENTS UNDER SUBSECTION (B) OF THIS
24	<u>36–503.</u>	
25 26	(a) provided in t	A cannabis license granted under this title is not transferable except as nis section.
27	<u>(b)</u>	To transfer ownership or control of a license issued under this title, a licensee:
28		(1) shall submit to the Administration:
29 30	Administrat	(i) an application fee in an amount to be determined by the on in accordance with this subtitle; and

an application developed by the Administration; and

$\frac{1}{2}$	(2) must meet the requirements for transfer of ownership or control established by the Administration under this title.
3 4 5	(c) (1) A cannabis licensee, including a cannabis licensee whose license was converted in accordance with § 36–401 of this title, may not transfer ownership or control of the license for a period of at least 5 years following licensure.
6 7 8	(2) The 5-year period specified in paragraph (1) of this subsection does not include the time period that a business is considered by the Administration to be in a preapproved licensure status.
9	(3) The limitations under this subsection do not apply to:
10 11 12	(I) transfers as a result of the disability, incapacity, or death of the owner of a cannabis license, bankruptcy or receivership in accordance with a lending agreement of a cannabis licensee, or court order; OR
13 14 15	(II) THE SALE OF A CANNABIS LICENSEE TO THE LICENSEE'S EMPLOYEES THROUGH AN EMPLOYEE STOCK OWNERSHIP PLAN AS DEFINED IN § 407(D)(6)(A) OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974.
16 17 18	(4) The limitations under this subsection do not apply to a transfer of ownership that is the subject of a legally binding settlement agreement resulting from litigation commenced on or before January 1, 2023.
19	36-407.1.
20 21	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
22	(2) "CANNABIS EVENT" MEANS AN EVENT THAT:
23 24	(I) INVOLVES THE CONSUMPTION OF CANNABIS PRODUCTS BY INDIVIDUALS ON THE PREMISES OF THE EVENT; AND
25 26	(II) WAS AUTHORIZED BY THE ADMINISTRATION THROUGH A CANNABIS EVENT REGISTRATION.
27 28 29	(3) "CANNABIS EVENT REGISTRATION" MEANS A TEMPORARY REGISTRATION ISSUED BY THE ADMINISTRATION THAT AUTHORIZES A PERSON TO HOLD A CANNABIS EVENT.

1	(4) "Vendor permit" means a permit issued by the
2	ADMINISTRATION TO A CANNABIS LICENSEE THAT AUTHORIZES THE SALE OR
3	DISTRIBUTION OF CANNABIS PRODUCTS TO INDIVIDUALS AT A CANNABIS EVENT.
4	(B) (1) A PERSON SHALL OBTAIN A CANNABIS EVENT REGISTRATION
5	FROM THE ADMINISTRATION BEFORE HOLDING A CANNABIS EVENT.
6	(2) THE ADMINISTRATION SHALL:
7	(I) MAINTAIN A LIST OF ALL CANNABIS EVENTS IN THE STATE;
8	AND
9	(II) MAKE THE LIST AVAILABLE ON THE ADMINISTRATION'S
10	WEBSITE.
11	(C) (1) A PERSON WHO HAS OBTAINED A CANNABIS EVENT REGISTRATION
12	AND LEGAL CONTROL OF REAL PROPERTY THAT IS THE LOCATION OF THE CANNABIS
13	EVENT MAY:
14	(I) ALLOW THE CONSUMPTION OF EDIBLE CANNABIS
15	PRODUCTS BY INDIVIDUALS AT THE CANNABIS EVENT;
16	(II) ACQUIRE CANNABINOID BEVERAGES FOR RETAIL SALE OR
17	DISTRIBUTION TO INDIVIDUALS FOR CONSUMPTION AT THE CANNABIS EVENT; AND
11	DISTRIBUTION TO INDIVIDURES FOR CONSUM TION IN THE CHANNESS EVENT, MAD
18	(III) ALLOW A HOLDER OF A VENDOR PERMIT TO SELL OR
19	DISTRIBUTE SINGLE SERVING PRODUCTS AT THE CANNABIS EVENT.
20	(2) A CANNABIS EVENT REGISTRATION DOES NOT AUTHORIZE THE
21	HOLDER OF THE REGISTRATION TO CONDUCT AN ACTIVITY THAT WOULD REQUIRE
22	AN ADDITIONAL LICENSE UNDER THIS TITLE.
23	(D) (1) IN ORDER TO OBTAIN A CANNABIS EVENT REGISTRATION UNDER
24	SUBSECTION (B) OF THIS SECTION, A PERSON SHALL PROVIDE THE
25	ADMINISTRATION WITH THE FOLLOWING:
26	(I) GENERAL INFORMATION ABOUT THE CANNABIS EVENT;
27	(II) THE TIME, DATE, LOCATION, AND DURATION OF THE
28	CANNABIS EVENT;
29	(III) NOTICE OF AT LEAST 60 CALENDAR DAYS BEFORE THE
30	EVENT; AND

1	PEOMPES	(IV)	ANY OTHER INFORMATION THAT THE ADMINISTRATION
2	REQUIRES.		
3 4	(2) UNDER THIS SEC	_	ANNABIS EVENT AUTHORIZED BY THE ADMINISTRATION SHALL BE LIMITED:
=		(T)	TO A DEDIOD OF 48 HOURS, AND
5		(I)	TO A PERIOD OF 48 HOURS; AND
$\frac{6}{7}$	AT THE SAME OR	(II) APPR	TO 4 CONSECUTIVE DAYS FOR THE SAME OR SIMILAR EVENT OXIMATE LOCATION.
8	(3)	` '	A CANNABIS EVENT MAY NOT BE HELD IN VIOLATION OF
9	THIS SUBSECTION	IN.	
10 11	HOLDER OF THE	(II) REGIS	A CANNABIS EVENT REGISTRATION SHALL BE VOID IF THE TRATION VIOLATES SUBPARAGRAPH (I) OF THIS PARAGRAPH.
12	(E) (1)	THE	HOLDER OF A CANNABIS EVENT REGISTRATION MAY NOT:
13		(I)	ALLOW THE SMOKING OR VAPING OF CANNABIS OR
14	CANNABIS PROD	UCTS /	AT THE CANNABIS EVENT;
15		(II)	ALLOW THE USE OR CONSUMPTION OF CANNABIS BY AN
16	INDIVIDUAL WHO) DISP	LAYS ANY VISIBLE SIGNS OF INTOXICATION; OR
17		(III)	HOLD, OWN, OR CONTROL A CANNABIS LICENSE.
18	(2)	(I)	SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE
19 20		_	BIS EVENT REGISTRATION FOR THE PURPOSE SPECIFIED (*)(1)(III) OF THIS SECTION MAY NOT:
20	UNDER SUBSECT	1014 (C	(1)(111) OF THIS SECTION MIXT NOT.
21 22	INDIVIDITAL WILL) IC IIN	1. ADMIT ONTO THE CANNABIS EVENT PREMISES AN ODER THE AGE OF 21 YEARS; OR
22	INDIVIDUAL WIR) IS UN	DER THE AGE OF 21 TEARS, OR
$\frac{23}{24}$	PREMISES OF TH	E CAN	2. ALLOW THE CONSUMPTION OF ALCOHOL ON THE NABIS EVENT.
25		(II)	THE PROHIBITIONS UNDER SUBPARAGRAPH (I) OF THIS
26 27			APPLY IF THE SALE, DISTRIBUTION, AND CONSUMPTION OF
27	UMINABIS I'KUD	uuis /	ARE RESTRICTED TO AN AREA WITHIN THE EVENT THAT:
28	01		1. PROHIBITS ACCESS TO INDIVIDUALS UNDER THE AGE
20	OF 91 VEADS.		

1	2. Does not authorize the sale, distribution, or
2	CONSUMPTION OF ALCOHOL; AND
9	3. IS NOT VISIBLE FROM ANY PUBLIC PLACE OR
3 4	UNRESTRICTED AREA OF THE CANNABIS EVENT.
4	CHILD HILL OF THE CHAMBIS EVENT
5	(F) (1) THE HOLDER OF A VENDOR PERMIT MAY SELL OR DISTRIBUTE
6	SINGLE-SERVING PRODUCTS TO INDIVIDUALS AT A CANNABIS EVENT.
_	
7 8	(2) A CANNABIS LICENSEE SHALL SUBMIT A REQUEST FOR A VENDOR PERMIT TO THE ADMINISTRATION AT LEAST 30 CALENDAR DAYS BEFORE THE
9	CANNABIS EVENT.
J	
10	(3) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE
11	ADMINISTRATION SHALL ISSUE VENDOR PERMITS TO:
10	(I) GOGLAL FOLLOWING LIGHNIGHTS ON OR PREORE TANKE 90, 2000.
12 13	(I) SOCIAL EQUITY LICENSEES ON OR BEFORE JUNE 30, 2028;
19	
14	(II) SOCIAL EQUITY, DISPENSARY, ON-SITE CONSUMPTION, OR
15	PROCESSOR LICENSEES ON OR AFTER JULY 1, 2028.
16	(4) THE HOLDER OF A VENDOR PERMIT SHALL COMPLY WITH:
17	(I) THE MANUFACTURING STANDARDS ESTABLISHED UNDER §
18	36-203 OF THIS TITLE;
19	(II) THE LABORATORY TESTING STANDARDS ESTABLISHED
20	UNDER § 36-203 OF THIS TITLE;
21	(III) PACKAGING AND LABELING STANDARDS ESTABLISHED
22	UNDER \$\$ 36-203 AND 36-203.1 OF THIS TITLE; AND
	Charles 33 do 200 in a 200 in a 111 Ea, in a
23	(IV) APPLICABLE REGULATIONS ADOPTED UNDER THIS TITLE.
24	(G) (1) THE SALE OF CANNABIS AND CANNABIS PRODUCTS UNDER THIS
25 20	CANNADIS SALES AND USE TAX AT THE RATE APPLICABLE TO
26	CANNABIS SALES UNDER § 11–104(K) OF THE TAX – GENERAL ARTICLE.
27	(2) THE LOCATION OF A CANNABIS EVENT SHALL BE THE BASIS FOR
28	CALCULATING ANY AMOUNT OF THE SALES AND USE TAX DISTRIBUTED UNDER §
29	2-1302.2 OF THE TAX - GENERAL ARTICLE.

1 2	(H) (1) THE ADMINISTRATION SHALL CHARGE A \$500 FEE FOR EACH DAY THAT A CANNABIS EVENT IS HELD.				
3 4 5	(2) FOR A VENDOR PERMIT AT A CANNABIS EVENT, THE ADMINISTRATION MAY NOT CHARGE A FEE OF MORE THAN \$5,000 FOR EVERY 2,000 CANNABIS EVENT ATTENDEES.				
6 7	(I) SUBJECT TO THE LIMITATIONS IN § 36-405 OF THIS SUBTITLE, A POLITICAL SUBDIVISION MAY:				
8	(1) PROHIBIT OR RESTRICT THE AUTHORIZATION OF CANNABIS EVENT REGISTRATIONS; OR				
10 11	(2) ASSESS AN ADDITIONAL FEE ON CANNABIS EVENT REGISTRATIONS THAT AUTHORIZE A CANNABIS EVENT WITHIN THE POLITICAL SUBDIVISION.				
12 13 14	(J) THE Administration, a political subdivision, or a law enforcement agency, as defined in § 3–201 of the Public Safety Article, may order the immediate cessation of a cannabis event if:				
15 16	(1) THE HOLDER OF A CANNABIS EVENT REGISTRATION OR VENDOR PERMIT SELLS OR DISTRIBUTES CANNABIS OR CANNABIS PRODUCTS IN VIOLATION OF THIS TITLE; OR				
17					
17 18 19					
17 18 19 20 21 22	OF THIS TITLE; OR (2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND				
117 118 119 120 221 222 223	(2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND SURROUNDING COMMUNITY. (K) A PERSON WHO HOLDS AN UNAUTHORIZED CANNABIS EVENT IN VIOLATION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS				
117 118 119 120 221 222 223 224 225	(2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND SURROUNDING COMMUNITY. (K) A PERSON WHO HOLDS AN UNAUTHORIZED CANNABIS EVENT IN VIOLATION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000.				
_	(2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND SURROUNDING COMMUNITY. (K) A PERSON WHO HOLDS AN UNAUTHORIZED CANNABIS EVENT IN VIOLATION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000. (L) THE ADMINISTRATION SHALL ADOPT REGULATIONS TO CARRY OUT THIS SECTION.				
117 118 119 120 221 222 223 224 225 226	(2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND SURROUNDING COMMUNITY. (K) A PERSON WHO HOLDS AN UNAUTHORIZED CANNABIS EVENT IN VIOLATION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000. (L) THE ADMINISTRATION SHALL ADOPT REGULATIONS TO CARRY OUT THIS SECTION. Article – Tax – General				
117 118 119 120 221 222 223 224 225 226	(2) IT IS OTHERWISE NECESSARY TO PROTECT THE IMMEDIATE PUBLIC HEALTH, SAFETY, AND WELFARE OF THE CANNABIS EVENT ATTENDEES AND SURROUNDING COMMUNITY. (K) A PERSON WHO HOLDS AN UNAUTHORIZED CANNABIS EVENT IN VIOLATION OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000. (L) THE ADMINISTRATION SHALL ADOPT REGULATIONS TO CARRY OUT THIS SECTION. Article – Tax – General				

1		<u>2.</u>	condiments;	
2		<u>3.</u>	eggs;	
3		<u>4.</u>	fish, meat, and poultry:	
4		<u>5.</u>	fruit, grain, and vegetables;	
5		<u>6.</u>	milk, including ice cream; and	
6		<u>7.</u>	sugar.	
7	<u>(iii)</u>	"Food" does not include:		
8		<u>1.</u>	an alcoholic beverage as defined in § 5–101 of this article;	
9		<u>2.</u>	a soft drink or carbonated beverage; [or]	
10 11	OF THE ALCOHOLIC B	3. EVERA	A CANNABINOID BEVERAGE AS DEFINED IN § 36–101 AGES AND CANNABIS ARTICLE; OR	
12		<u>4.</u>	candy or confectionery.	
13 14	SECTION 2. AND October July 1, 2025.	D BE	IT FURTHER ENACTED, That this Act shall take effect	
	Approved:			
			Governor.	
			President of the Senate.	
			Speaker of the House of Delegates.	