MISSISSIPPI LEGISLATURE

By: Representatives Turner, Anderson (122nd) To: Judiciary B

HOUSE BILL NO. 119 (As Sent to Governor)

AN ACT TO AMEND SECTION 41-29-136, MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF THE REPEALER ON HARPER GRACE'S LAW, WHICH AUTHORIZES RESEARCH AND THE DISPENSING, POSSESSION AND USE OF CANNABIDIOL (CBD OIL) FOR MEDICAL PURPOSES; AND FOR RELATED PURPOSES.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 7 SECTION 1. Section 41-29-136, Mississippi Code of 1972, is

8 amended as follows:

9 41-29-136. (1) "CBD solution" means a pharmaceutical

10 preparation consisting of processed cannabis plant extract in oil 11 or other suitable vehicle.

12 (2) (a) CBD solution prepared from (i) Cannabis plant extract that is provided by the National Center for Natural 13 Products Research at the University of Mississippi under 14 15 appropriate federal and state regulatory approvals, or (ii) 16 Cannabis extract from hemp produced pursuant to Sections 69-25-201 17 through 69-25-221, which is prepared and tested to meet compliance with regulatory specifications, may be dispensed by the Department 18 19 of Pharmacy Services at the University of Mississippi Medical

H. B. No. 119 G1/2 21/HR43/R916SG PAGE 1 (GT\EW) 20 Center (UMMC Pharmacy) after mixing the extract with a suitable 21 vehicle. The CBD solution may be prepared by the UMMC Pharmacy or 22 by another pharmacy or laboratory in the state under appropriate 23 federal and state regulatory approvals and registrations.

24 The patient or the patient's parent, guardian or (b) 25 custodian must execute a hold-harmless agreement that releases from liability the state and any division, agency, institution or 26 27 employee thereof involved in the research, cultivation, processing, formulating, dispensing, prescribing or administration 28 29 of CBD solution obtained from entities authorized under this 30 section to produce or possess cannabidiol for research under appropriate federal and state regulatory approvals and 31 32 registrations.

33 (c) The National Center for Natural Products Research 34 at the University of Mississippi and the Mississippi Agricultural 35 and Forestry Experiment Station at Mississippi State University 36 are the only entities authorized to produce cannabis plants for 37 cannabidiol research.

38 (d) Research of CBD solution under this section must
39 comply with the provisions of Section 41-29-125 regarding lawful
40 possession of controlled substances, of Section 41-29-137
41 regarding record-keeping requirements relative to the dispensing,
42 use or administration of controlled substances, and of Section
43 41-29-133 regarding inventory requirements, insofar as they are

H. B. No. 119 21/HR43/R916SG PAGE 2 (GT\EW) 44 applicable. Authorized entities may enter into public-private 45 partnerships to facilitate research.

46 (3) (a) In a prosecution for the unlawful possession of
47 marijuana under the laws of this state, it is an affirmative and
48 complete defense to prosecution that:

49 (i) The defendant suffered from a debilitating
50 epileptic condition or related illness and the use or possession
51 of CBD solution was pursuant to the order of a physician as
52 authorized under this section; or

(ii) The defendant is the parent, guardian or custodian of an individual who suffered from a debilitating epileptic condition or related illness and the use or possession of CBD solution was pursuant to the order of a physician as authorized under this section.

(b) An agency of this state or a political subdivision thereof, including any law enforcement agency, may not initiate proceedings to remove a child from the home based solely upon the possession or use of CBD solution by the child or parent, guardian or custodian of the child as authorized under this section.

(c) An employee of the state or any division, agency,
institution thereof involved in the research, cultivation,
processing, formulation, dispensing, prescribing or administration
of CBD solution shall not be subject to prosecution for unlawful
possession, use, distribution or prescription of marijuana under
the laws of this state for activities arising from or related to

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69 the use of CBD solution in the treatment of individuals diagnosed 70 with a debilitating epileptic condition.

71 (4) This section shall be known as "Harper Grace's Law."
72 (5) This section shall stand repealed from and after July
73 1, \* \* <u>2024</u>.

74 SECTION 2. This act shall take effect and be in force from 75 and after July 1, 2021.

H. B. No. 119 21/HR43/R916SG PAGE 4 (GT\EW) ST: Harper's Grace Law; extend repealer on authority to research and dispense cannabidiol (CBD oil) for medical purposes.