# Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

Senate Bill No. 2857

# **BY: Committee**

# Amend by striking all after the enacting clause and inserting in lieu thereof the following:

19 SECTION 1. Section 41-137-39, Mississippi Code of 1972, is 20 amended as follows: 21 41-137-39. (1) (a)  $\star \star \star$  The MDOH shall obtain criminal 22 records background checks on all persons applying to become a 23 licensee, an agent, or representative as defined herein, of a 24 medical cannabis establishment. This shall include performing 25 criminal records background checks on all potential employees, 26 current employees, or representatives/agents of the MDOH Medical 27 Cannabis Program. The required criminal history background

# 28 includes information provided by the Federal Bureau of

# 29 Investigation.

30	(b) For the purposes of this section, an applicant is
31	any person who registers with or applies for an initial medical
32	cannabis work permit, or a renewal of a medical cannabis work
33	permit. Such a person or applicant may also be defined as an
34	agent, an employee, a representative, etc. as further defined and
35	sometimes used interchangeably as referenced in this section.
36	(c) For purposes of this section, an agent is a person
37	who acts for or on behalf of, or who represents a medical cannabis
38	establishment while in the course of business or employment with
39	the Mississippi Medical Cannabis Program and may also be referred
40	to as an agent, a representative, or vice versa.
41	(d) Representative means a principal officer, owner of
42	ten percent (10%) or greater economic interest in a medical
43	cannabis establishment with direct or indirect interest, officer,
44	director, manager, employee, agent, volunteer, or other type
45	representative of a registered medical cannabis licensee
46	establishment.
47	(e) Principal officer means a person(s) who has
48	ultimate responsibility for implementing the decisions of a
49	cannabis testing facility or other such medical cannabis
50	establishment and includes, but are not necessarily limited to,
51	the Chief Executive Officer (CEO), Chief Administrative Office
52	(CAO), Chief Financial Officer, (CFO), as applicable. Elected or

53 appointed, the board as a whole creates agency policies and 54 oversees the agency's managerial positions. 55 (f) Board member means an individual on a medical 56 cannabis establishment's company or agency board which serves as 57 an organization's governing body. 58 (g) Principal owner means the primary owner of a 59 medical cannabis establishment, but often may be the sole owner. 60 (h) Any and every person/applicant seeking to become an 61 owner or principal owner, principal officer, or officer, board 62 member, director, manager, agent/representative, employee, care 63 giver, or volunteer of a medical cannabis establishment shall 64 apply for, or authorize the MDOH to obtain state and national 65 criminal background checks to be conducted by the Mississippi 66 Justice Information Center of the Department of Public Safety and 67 the Federal Bureau of Investigation. 68 (i) Such criminal background checks shall conform to 69 the applicable federal standards and shall include the taking of 70 fingerprints. 71 (j) Once the Mississippi Justice Information Center of 72 the Department of Public Safety completes a state level criminal 73 history background check, they will forward the fingerprints to 74 the Federal Bureau of Investigation for a national criminal 75 history background check. 76 (k) The person seeking to become an 77 agent/representative of a medical cannabis establishment shall

78 authorize the release of such criminal background check to the 79 MDOH and shall be responsible for the payment of any fee associated with the criminal background checks. 80 81 (1) The Mississippi Justice Information Center of the 82 Department of Public Safety shall forward to the MDOH all 83 information obtained concerning the applicant. MDOH will not 84 disseminate the information and will only use such information as 85 required to fulfill the purposes of this act. 86 (2) A medical cannabis establishment may not employ any 87 person who: 88 (a) Was convicted of a disgualifying felony offense; or 89 Is under twenty-one (21) years of age. (b) 90 (3) The operating documents of a medical cannabis 91 establishment must include procedures for the oversight of the 92 medical cannabis establishment and procedures to ensure accurate 93 record keeping and adequate security measures. 94 A medical cannabis establishment shall implement (4) appropriate security measures designed to deter and prevent the 95 96 theft of medical cannabis and unauthorized entrance into areas 97 containing medical cannabis. 98 (5) All cultivation, harvesting, processing and packaging of 99 medical cannabis must take place in an enclosed, locked and secure 100 facility with a physical address provided to the MDOH during the 101 licensing and registration process. The facility shall be equipped with locks or other security devices that permit access 102

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103 only by agents of the medical cannabis establishment, emergency 104 personnel or adults who are twenty-one (21) years of age and older 105 and who are accompanied by medical cannabis establishment agents. 106 (6) No medical cannabis establishment other than a cannabis 107 processing facility or cannabis research facility may produce 108 cannabis concentrates, cannabis extractions, or other cannabis 109 products.

110 (7) A medical cannabis establishment may not share office 111 space with or refer patients to a practitioner.

112 (8) Medical cannabis establishments are subject to113 inspection by the MDOR and MDOH during business hours.

114 (9) Before medical cannabis may be dispensed to a 115 cardholder, a dispensary agent must:

(a) Require that the individual present a registry identification card;

(b) Make a diligent effort to verify that the registry identification card presented to the dispensary is valid;

(c) Make a diligent effort to verify that the person presenting the registry identification card is the person identified on the registry identification card presented to the dispensary agent; and

124 (d) Not believe that the amount of medical cannabis
125 dispensed would cause the person to possess more than the
126 allowable amount of medical cannabis.

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127 (10) A medical cannabis establishment shall not sell more 128 than the allowable amount of medical cannabis to a cardholder. 129 **\* \* \*** A resident cardholder shall not obtain more than a total 130 of twenty-four (24) MMCEUs of allowable medical cannabis in thirty 131 (30) days from a dispensary or a combination of dispensaries. 132 The possession limit for resident cardholders of the 133 allowable amount of medical cannabis shall be a total of twenty-eight (28) MMCEUs. There shall not be a possession limit 134 135 on nonconsumable medical cannabis, including, but not limited to, 136 suppositories, ointments, soaps, and lotions or other topical

137 agents.

138 For purposes of this chapter, total THC is defined as (11)139 THCA multiplied by .877 plus THC Delta 9 and all other 140 psychoactive forms or isomers of THC added together. A medical cannabis establishment shall not sell cannabis flower or trim that 141 142 has a potency of greater than thirty percent (30%) total THC. A 143 medical cannabis dispensary shall not sell cannabis tinctures, 144 oils or concentrates that have a potency of greater than sixty 145 percent (60%) total THC. Cannabis products that have a potency of 146 over thirty percent (30%) total THC shall be clearly labeled as 147 "extremely potent." Edible cannabis products, including food or drink products, that have been combined with usable cannabis or 148 149 cannabis products shall be physically demarked and labeled with a 150 clear determination of how much total THC is in a single-serving size and how much THC is in the entire package. 151

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152 A medical cannabis product shall contain a notice of harm 153 regarding the use of cannabis products. Edible cannabis products 154 shall be homogenized to ensure uniform disbursement of 155 cannabinoids throughout the product. All molded edible cannabis 156 products shall be presented in the form of geometric shapes and 157 shall not be molded to contain any images or characters designed 158 or likely to appeal to minors, such as cartoons, toys, animals or 159 children.

160 A dispensary may not dispense more than the allowable (12)161 amount of cannabis to a registered qualifying patient or a 162 nonresident cardholder, directly or via a registered designated 163 careqiver. Dispensaries shall ensure compliance with this 164 limitation by maintaining internal, confidential records that 165 include records specifying how much medical cannabis is being dispensed to the registered qualifying patient or nonresident 166 167 cardholder and whether it was dispensed directly to a registered 168 qualifying patient, nonresident cardholder or to the registered 169 designated caregiver.

(13) A nonresident cardholder shall not obtain more than a total of six (6) MMCEUs of allowable medical cannabis in a week from a dispensary or a combination of dispensaries. A nonresident cardholder shall not obtain more than a total of twelve (12) MMCEUs of allowable cannabis from a dispensary or a combination of dispensaries in a fifteen-day period.

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176 (14)A nonresident may apply to receive a nonresident 177 registry identification card up to thirty (30) days before 178 arriving in Mississippi. A nonresident registry identification 179 card shall be valid for fifteen (15) days. After the expiration of the card, a nonresident may apply for a renewal of the card and 180 181 may be granted another card which shall be valid for another 182 fifteen-day period. A nonresident registry identification card 183 shall only be valid, at a maximum, for two (2) separate periods of 184 fifteen (15) days in a three-hundred-sixty-five-day period. An applicant may indicate on his or her application the specific time 185 period that he or she wishes for the card to be valid. 186 The 187 possession limit of the allowable amount of medical cannabis for 188 nonresident cardholders shall be fourteen (14) MMCEUs.

189 A medical cannabis dispensary agent or employee shall (15)190 not issue a written certification. Employees and agents of a 191 medical cannabis dispensary shall complete at least eight (8) 192 hours of continuing education in medical cannabis as regulated by 193 the MDOR in order to be certified to work at a medical cannabis 194 dispensary. After the first year of employment, these employees 195 shall complete five (5) hours of continuing education in medical 196 cannabis annually to maintain this certification.

(16) Notwithstanding any other provision to the contrary, a patient with a debilitating medical condition who is between eighteen (18) years to twenty-five (25) years of age is not eligible for a medical cannabis registry identification card

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201 unless two (2) practitioners from separate medical practices have 202 diagnosed the patient as having a debilitating medical condition 203 after an in-person consultation. One (1) of these practitioners 204 must be a physician or doctor of osteopathic medicine.

If one (1) of the recommending practitioners is not the patient's primary care practitioner, the recommending practitioner shall review the records of a diagnosing practitioner. The requirement that the two (2) practitioners be from separate medical practices does not apply if the patient is homebound or if the patient had a registry identification card before the age of eighteen (18).

(17) Except as otherwise provided in this section, a medical cannabis establishment shall not allow an individual who is younger than twenty-one (21) years old to enter the premises of the establishment unless the individual possesses a registry identification card and is accompanied by his or her legal guardian.

(18) A medical cannabis establishment shall only purchase, grow, cultivate, and use cannabis that is grown and cultivated in this state. Any medical cannabis that is grown and cultivated in this state shall not be transported outside of this state.

(19) Employees of all medical cannabis establishments shall apply for a work permit with the MDOH and MDOR, as applicable, before beginning employment with any establishment. The licensing agency for the respective medical cannabis establishment may issue

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work permits to these individuals. These licensing agencies shall maintain a work registry of all applicants and work permits issued. The fee for a work permit shall be Twenty-five Dollars (\$25.00) and the permit shall be valid for five (5) years. Work permits shall be the property of the employee and shall not be transferable to other employees.

(20) For purposes of this subsection, "plant growth
regulator cannabis" shall mean a cannabis plant whose growth and
structure has been modified using plant growth hormones. A
cannabis cultivation facility shall not cultivate and a cannabis
dispensary shall not sell, transfer or provide for consumption
plant growth regulator cannabis.

238 A medical cannabis dispensary shall only make sales to (21)239 cardholders inside the dispensary. A medical cannabis dispensary shall not sell or otherwise convey medical cannabis to a 240 241 cardholder through the means of a drive-through, curbside delivery 242 or other delivery outside the premises of the dispensary. Anv 243 topical cannabis product that is purchased by a dispensary from a 244 licensed processor, and that is not ingested by the liver, may be 245 sold to a cardholder or any person over the age of twenty-one (21) 246 years old who is not a cardholder. Such products shall be placed 247 in an area of the dispensary that does not require access with a 248 registry identification card.

249 (22) Any and all contracts or agreements entered into by the250 MDOH and MDOR for information technology software, hardware,

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and/or services for the purpose of implementing and/or operating under the Mississippi Medical Cannabis Act shall include language reasonably limiting the ability of the vendor to escalate the ongoing cost of such software, hardware, and/or services during the term of the contract, including any amendments and/or extensions.

(23) The MDOR and MDOH shall not share the name, address or personal data of a registry identification cardholder to any federal government entity.

260 **SECTION 2.** Section 41-137-47, Mississippi Code of 1972, is 261 amended as follows:

The licensing agency is authorized to 262 41 - 137 - 47. (1) 263 investigate, either on the basis of complaints filed with it or on 264 its own initiative through compliance visits, reviews or audits, 265 instances of suspected violations of any nature, including, but 266 not limited to: 267 Performing the duties and requirements set forth (a) 268 for licensees within the relevant statute and regulations; 269 The providing of false information on an (b)

270 application or renewal for a license, incident to a hearing, or

- 271 <u>otherwise;</u>
- 272 (c) The conviction of a licensee of a felony;
- 273 (d) The misappropriation of funds; and

274 The inversion or diversion of medical cannabis or (e) medical cannabis products, or of any other matter reflecting 275 276 unfavorably upon the holder of a license under the act. 277 (2) On the basis of information developed during such an 278 investigation, the licensing agency may exercise any number of 279 compliance actions including: 280 (a) To revoke, suspend or refuse to renew any license 281 issued by the licensing agency; 282 (b) Deny an application for a license; or 283 (c) Reprimand, fine and/or take any other actions in 284 relation to a license, as the licensing agency may deem proper 285 under the circumstances. 286 \* \* \* 287 The licensing agency may deny the application of any (3) 288 applicant who fails to meet the qualifications for obtaining such 289 license under this chapter or any rules and regulations under this 290 chapter. 291 Whenever the results of such an investigation are filed, (4) 292 the licensee may request an administrative hearing on the matter. 293 If a licensee or applicant wishes to appeal the licensing agency's 294 decision, the licensee or applicant shall file its administrative 295 appeal within twenty (20) days of receipt of the initial notice. 296 If such a hearing is requested, the licensing agency shall set a 297 day for a hearing and shall notify the licensee that on the day 298 fixed for hearing he or she may appear so that an administrative

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PAGE 12 (BS/KW) 299 <u>hearing may take place.</u> The licensing agency shall then conduct a 300 hearing on the record pursuant to the licensing agency's rules and 301 regulations governing such hearings, at which time the burden 302 shall be on the licensee or applicant to prove that the agency's 303 decision was:

304 (a) Unsupported by substantial evidence;

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(b) Arbitrary or capricious;

306 (c) Beyond the power of the administrative agency to 307 make; or

308 (d) Violated some statutory or constitutional right of 309 the aggrieved party.

310 If the licensee or applicant fails to appeal the initial 311 notice within the prescribed time, the decision becomes final and 312 cannot be further appealed.

313 (5) In cases where violations of this chapter have been 314 substantiated, the licensing agency may assess a monetary penalty

315 or recoupment of costs for those reasonable costs that are

316 expended by the licensing agency in the investigation and conduct

317 of a proceeding for the compliance issue that is the subject

318 matter of the hearing, including, but not limited to, the costs of

319 process service, court reporters, expert witnesses and

320 investigations. The licensing agency shall determine the amount

321 of investigative fees and costs owed by a licensee based on an

322 itemized accounting after the investigation has been officially

323 completed and a final determination or action has been determined.

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324 <u>Upon final determination or action, the licensing agency shall</u> 325 <u>give to the licensee an itemized accounting of the investigative</u> 326 <u>fees and costs incurred. The licensing agency may recommend</u> 327 <u>denial of, or refusal to take final action to approve the renewal</u> 328 <u>of a licensee unless all investigative fees and costs have been</u> 329 <u>paid in full by the licensee.</u>

330 The licensing agency shall provide its initial ( \* \* \*6) 331 notice of suspension, revocation, fine or other sanction by 332 personal delivery or mailing by certified mail, signature 333 required, to the medical cannabis establishment at the address on 334 the registration certificate. A suspension shall not be for a 335 longer period than six (6) months. The licensing agency shall 336 provide its initial notice of denial by personal delivery, mailing 337 by certified mail, signature required, or by electronic mail to 338 the applicant at the physical or electronic address listed in its 339 application.

340 (\*\*\*<u>7</u>) A medical cannabis establishment may continue to 341 possess and cultivate cannabis as otherwise authorized to do so 342 under its license during a suspension, but it may not dispense, 343 transfer or sell cannabis.

(\*\*\*<u>8</u>) The MDOH shall immediately revoke the registry
identification card of any cardholder who sells or otherwise
transfers medical cannabis to a person or other entity, and the
cardholder shall be disqualified from further participation in the
medical cannabis program under this chapter.

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349 (\* \* \*<u>9</u>) Except as otherwise provided in subsection 350 (\* \* \*<u>8</u>) of this section, the MDOH may revoke the registry 351 identification card of any cardholder who knowingly commits a 352 violation of this chapter.

353 ( \* \* \*10) The hearing decision of the agency on a denial, 354 revocation, suspension or fine is a final decision of the 355 applicable agency subject to judicial review in accordance with 356 Section 41-137-59.

357 (\* \*  $\star$ <u>11</u>) No license issued by the MDOH or MDOR shall be 358 transferred by the license holder to any other person or entity 359 except with the written consent of the applicable licensing 360 agency.

361 (\* \* \*<u>12</u>) Any ongoing investigation by a licensing agency 362 under this section shall be considered confidential and exempt 363 from disclosure under the Mississippi Public Records Act of 1983, 364 Sections 25-61-1 through 25-61-17.

365 **SECTION 3.** This act shall take effect and be in force from 366 and after July 1, 2024.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO AMEND SECTION 41-137-39, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE ADDITIONAL AUTHORIZATIONS AND REQUIREMENTS RELATED TO 3 PERFORMING BACKGROUND CHECKS AS PART OF THE MEDICAL CANNABIS ACT; 4 TO AUTHORIZE THE DEPARTMENT OF HEALTH TO OBTAIN CRIMINAL RECORDS 5 BACKGROUND CHECKS FROM THE MISSISSIPPI JUSTICE INFORMATION CENTER 6 OF THE DEPARTMENT OF PUBLIC SAFETY AND THE F.B.I.; TO AUTHORIZE 7 THE DEPARTMENT TO RECOUP ANY FEE ASSOCIATED WITH THE BACKGROUND 8 CHECK; TO DELETE THE PROVISION OF LAW THAT PROHIBITS A RESIDENT

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9 CARDHOLDER FROM OBTAINING MORE THAN A TOTAL OF SIX MMCEUS OF 10 ALLOWABLE MEDICAL CANNABIS IN A WEEK FROM A DISPENSARY OR A 11 COMBINATION OF DISPENSARIES; TO AMEND SECTION 41-137-47, 12 MISSISSIPPI CODE OF 1972, TO PROVIDE ADDITIONAL MEASURES RELATED TO INVESTIGATION PROCEDURES BY LICENSING AGENCIES UNDER THE 13 14 MEDICAL CANNABIS ACT; TO SET CERTAIN ADMINISTRATIVE HEARING PROCEDURES; TO AUTHORIZE THE LICENSING AGENCY TO RECOUP ANY FEE 15 16 ASSOCIATED WITH THE INVESTIGATION OR HEARING PROCESS; AND FOR 17 RELATED PURPOSES.