1	This Menul	ZZ.M.
2 3	Chairman Phil Mendelson	Councilmember Kenyan R. McDuffie
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7	A	BILL
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12	IN THE COUNCIL OF THI	E DISTRICT OF COLUMBIA
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17		on of Marijuana for Medical Treatment Initiative
18		e and Cannabis Board ("ABC Board") to issue
19		ntification cards that are valid for periods between
20		ength, allow licensed testing laboratories to
21 22	<u>=</u>	nabis products from qualifying patients, allow
23		quality assurance or research and development facturers, amend the definition of a social equity
24		ons of qualifying family members for a cannabis
25		ole family members under the social equity
26		and grandparents, clarify that existing licensed
27		licants that scored 150 points or more during the
28		etween November 29, 2021 and March 28, 2022,
29		a cultivation center, manufacturer, or retailer
30		plication period are not counted in calculating the
31	50% set aside requirement, clarify that t	he 5 cultivation center registration applicants that
32	scored 150 points or more during the sai	me open application period shall automatically
33		that they pay the annual fee and register with the
34	, , , , , , , , , , , , , , , , , , ,	age and Cannabis Board to issue conditional
35	• 11	, and to waive the application fee for testing
36	laboratory licenses.	
37	DE IT EN COTED DA THE COLORS	OF THE DIGITAL OF COLUMN TO A
38	BE IT ENACTED BY THE COUNCIL	OF THE DISTRICT OF COLUMBIA, That this
39	act may be cited as the "Medical Cannabis Clar	ification and Non-Resident Patient Access

Temporary Amendment Act of 2023".

41	Sec. 2. The Legalization of Marijuana for Medical Treatment Initiative of 1999, effective
42	February 25, 2010 (D.C. Law 13-315; D.C. Official Code § 7-1671.01 et seq.), is amended as
43	follows:
44	(a) Section 2 (D.C. Official Code § 7-1671.01) is amended as follows:
45	(1) Paragraph (13B)(B) is amended by striking the phrase "30-day registration
46	identification card" and inserting the phrase "registration identification card valid for periods
47	established by the ABC Board by rulemaking, which are between 3 days and no longer than one
48	year in length" in its place.
49	(2) Paragraph (20C)(B) is amended by striking the phrase "or has a non-parent legal
50	guardian who is or has been incarcerated" and inserting the phrase "or has a non-parent legal
51	guardian, or a grandparent or a sibling who is or has been arrested, convicted, or incarcerated".
52	(b) Section 6(b) (D.C. Official Code § 7-1671.05(b)) is amended as follows:
53	(1) Paragraph (4) is amended as follows:
54	(A) Subparagraph (A) is amended by striking the phrase "30 days" and
55	inserting the phrase "periods established by the ABC Board by rulemaking, which are between 3
56	days and no longer than one year in length".
57	(B) Subparagraph (B) is amended by striking the phrase "30-day".
58	(2) Paragraph (5)(C) is amended by striking the phrase "3 years." and inserting the
59	phrase "3 years, except for temporary non-resident registration identification cards that are valid
60	for periods established by the ABC Board by rulemaking, which shall be between 3 days and no
61	longer than one year in length." in its place.
62	(3) A new paragraph (11A) is added to read as follows:
63	"(11A) Allow testing laboratories to:

"(A) Receive and test samples of medical cannabis products from
qualifying patients; provided, that the qualifying patient must present proof that he or she is
currently registered, and that the medical cannabis product was purchased from a retailer or
internet retailer licensed with ABCA.

- "(B) Receive and test samples of medical cannabis products from licensed cultivation centers or manufacturers for purposes of quality assurance or research and development. Samples collected for quality assurance or research and development testing may be selected by the cultivation center or manufacturer non-randomly. Any tests conducted for purposes of quality assurance or research and development shall not satisfy the requirements of paragraphs (8) through (11) of this subsection."
  - (c) Section 7 (D.C. Official Code § 7-1671.06) is amended as follows:
- (1) Subsection (h) is amended by striking the phrase "cultivation centers who receive a manufacturer's license pursuant to subsection (d) of this section." and inserting the phrase "cultivation centers and retailers, and applicants who scored 150 points or more during the ABC Board open application period that occurred between November 29, 2021 and March 28, 2022, who receive a cultivation center, manufacturer, or retailer's license pursuant to subsections (d), (w), (x) and (y) of this section."
  - (2) Subsection (k)(1) is amended to read as follows:
- "(k)(1) The ABC Board shall be authorized to issue a one-year conditional license for a cultivation center, retailer, internet retailer, manufacturer, courier, or testing laboratory that does not currently have a proposed location.".
  - (3) Subsection (n)(2) is amended to read as follows:

86	"(2)(A) The ABC Board shall, by rules issued pursuant to section 14, establish the	
87	initial application and renewal fees for cultivation center, manufacturer, retailer, internet retailer,	
88	and courier licenses. The ABC Board may revise these fees as considered necessary.	
89	"(B) There shall be no initial application fee for a testing laboratory	
90	license. Renewal fees for a testing laboratory license shall be established by rules issued pursuant	
91	to sub-paragraph (A) of this paragraph.".	
92	(3) A new subsection (y) is added to read as follows:	
93	"(y) The 5 cultivation center registration applicants that submitted medical	
94	cannabis facility registration applications to the ABC Board between November 29, 2021 and	
95	March 28, 2022, that scored 150 points or more shall automatically receive a manufacturer	
96	license provided that the annual fee is paid after the effective date of the Medical Cannabis	
97	Manufacturer Clarification Emergency Amendment Act of 2023, effective June 29, 2023 (D.C.	
98	Act 25-152; 70 DCR); provided, that the applicant registers on a form provided by ABCA	
99	with the ABC Board by May 1, 2024.".	
100	Sec. 3. Repealer.	
101	The Medical Cannabis Manufacturer Clarification Temporary Amendment Act of 2023,	
102	passed on 2nd reading on June 20, 2023 (Enrolled version of Bill 25-304), is repealed.	
103	Sec. 4. Fiscal impact statement.	
104	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact	
105	statement required by section 4a of the General Legislative Procedures Act of 1975, approved	
106	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).	
107	Sec. 5. Effective date.	
108	(a) This act shall take effect following approval by the Mayor (or in the event of veto by	

the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.

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