House Bill 227

By: Representatives Dickey of the 134<sup>th</sup>, Reeves of the 99<sup>th</sup>, Prince of the 132<sup>nd</sup>, Hagan of the 156<sup>th</sup>, and Rhodes of the 124<sup>th</sup>

## A BILL TO BE ENTITLED AN ACT

- To amend various provisions of the Official Code of Georgia Annotated so as to rename low
  THC oil as medical cannabis; to amend Chapter 12 of Title 16, Article 2 of Chapter 13 of
- 3 Title 16, and Article 1 of Chapter 2A of Title 31 of the Official Code of Georgia Annotated,
- 4 relating to offenses against the public health and morals, regulation of controlled substances,
- 5 and general provisions relative to the Department of Public Health, respectively, so as to
- 6 clarify and revise criminal penalties; to clarify and revise exemptions to criminal penalties;
- 7 to revise the duties of the Georgia Access to Medical Cannabis Commission; to provide for
- 8 the provision of certain information by licensees; to provide limitations on the provision of
- 9 such information; to exclude the lawful possession and control of medical cannabis from the
- 10 provisions of the Georgia Controlled Substances Act; to revise the existing diagnosed
- 11 conditions for which a medical cannabis registration card can be issued; to provide for
- 12 conforming changes; to provide definitions; to provide a short title; to provide for related
- 13 matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

15 **PART I**16 **SECTION 1-1.** 

17 This Act shall be known and may be cited as the 'Putting Georgia's Patients First Act."

18 PART II

19 **SECTION 2-1.** 

- 20 Title 2 of the Official Code of Georgia Annotated, relating to agriculture, is amended by
- 21 replacing "low THC oil" and "Low THC oil" with "medical cannabis" and "Medical
- 22 cannabis", respectively, wherever such terms occur in:
- 23 (1) Code Section 2-11-36, relating to seeds used in production of low THC oil;
- 24 (2) Code Section 2-23-9.2, relating to consumable hemp products, packaging,
- advertising, and distribution; and
- 26 (3) Code Section 2-23-9.3, relating to location of retail establishments selling or
- 27 distributing consumable hemp products.
- 28 **SECTION 2-2.**
- 29 Article 9 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to
- 30 access to medical cannabis, is amended by replacing "low THC oil" and "Low THC oil" with
- 31 "medical cannabis" and "Medical cannabis", respectively, and by replacing "Low THC Oil
- 32 Patient Registry" with "Medical Cannabis Patient Registry", wherever such terms occur in:
- 33 (1) Code Section 16-12-201, relating to prohibition against producing, growing,
- manufacturing, or dispensing low THC oil or products;
- 35 (2) Code Section 16-12-203, relating to powers, duties, and responsibilities of the
- 36 Georgia Access to Medical Cannabis Commission;

37 (3) Code Section 16-12-204, relating to nontransferable designated university licenses

- to produce low THC oil and products, research and reporting of collected information,
- and license revocation;
- 40 (4) Code Section 16-12-206, relating to annual, nontransferable dispensing license,
- 41 adoption of rules, and fees;
- 42 (5) Code Section 16-12-210, relating to powers, duties, and responsibilities of the
- Georgia Access to Medical Cannabis Commission, no undue burden on patients, and
- remission of fees;
- 45 (6) Code Section 16-12-211, relating to class 1 production licenses, application fees,
- revocation, and limitation on ownership;
- 47 (7) Code Section 16-12-212, relating to class 2 production licenses, application fee,
- 48 revocation, and limitation on ownership;
- 49 (8) Code Section 16-12-213, relating to tracking system requirements;
- 50 (9) Code Section 16-12-216, relating to Bureau of Investigation, Access to Medical
- Cannabis Commission, and Composite Medical Board to jointly establish procedures to
- ensure compliance;
- 53 (10) Code Section 16-12-217, relating to on-demand access to facilities, provision of
- samples, testing, and secured transportation;
- 55 (11) Code Section 16-12-224, relating to limitation on ownership by member or former
- 56 member of the Georgia Access to Medical Cannabis Commission, limitation on
- 57 physician's involvement, and identification when contributing to political campaigns;
- 58 (12) Code Section 16-12-225, relating to criminal offenses and penalties;
- 59 (13) Code Section 16-12-226, relating to sales and use taxes applicable;
- 60 (14) Code Section 16-12-230, relating to requirements for dispensing low THC oil and
- 61 products;
- 62 (15) Code Section 16-12-231, relating to exemptions from arrest, prosecutions, or
- 63 penalty;

- 64 (16) Code Section 16-12-233, relating to contracts not against public policy;
- 65 (17) Code Section 16-12-234, relating to unlawful ways to ingest low THC oil or
- 66 products;
- 67 (18) Code Section 16-12-235, relating to research in compliance with federal regulations;
- 68 and
- 69 (19) Code Section 16-12-235.1, relating to possession of low THC oil and products by
- 70 colleges and universities for research purposes, permitting requirements, and inspection.
- 71 **SECTION 2-3.**
- 72 Article 1 of Chapter 2A of Title 31 of the Official Code of Georgia Annotated, relating to
- 73 general provisions relative to the Department of Public Health, is amended in Code
- 74 Section 31-2A-18, relating to low THC oil patient registry, registration cards, reports, waiver
- 75 forms, and annual review and recommendations, by replacing "low THC oil" and "Low THC
- oil" with "medical cannabis" and "Medical cannabis", respectively, and by replacing "Low
- 77 THC Oil Patient Registry" with "Medical Cannabis Patient Registry" wherever such terms
- 78 occur.
- 79 **SECTION 2-4.**
- 80 Chapter 1 of Title 51 of the Official Code of Georgia Annotated, relating to general
- 81 provisions relative to torts, is amended in Code Section 51-1-29.6, relating to liability of
- 82 healthcare institutions and providers regarding low THC oil, by replacing "low THC oil" and
- 83 "Low THC oil" with "medical cannabis" and "Medical cannabis", respectively.

84	PART III
85	SECTION 3-1.
86	Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to offenses against
87	public health and morals, is amended by revising Article 8, relating to regulation of low THC
88	oil, as follows:
89	"ARTICLE 8.
90	16-12-190.
91	As used in this article, the term:
92	(1) 'Hemp' shall have the same meaning as set forth in Code Section 2-23-3.
93	(2) 'Hemp products' shall have the same meaning as set forth in Code Section 2-23-3.
94	(3) 'Medical cannabis' 'low THC oil' means an oil that contains an amount of cannabidiol
95	and not more than 5 percent by weight of tetrahydrocannabinol, tetrahydrocannabinolic
96	acid, or a combination of tetrahydrocannabinol and tetrahydrocannabinolic acid which
97	does not contain plant material exhibiting the external morphological features of the plant
98	of the genus Cannabis. Such term shall not mean include:
99	(A) Goods products approved by the federal Food and Drug Administration under
100	Section 505 of the federal Food, Drug, and Cosmetic Act; or
101	(B) Hemp or hemp products.
102	(4) 'Product' shall have the same meaning as set forth in Code Section 16-12-200.
103	16-12-191.
104	(a)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
105	person to possess, purchase, or have under his or her control 20 fluid ounces or less of
106	low THC oil medical cannabis or a product or products containing an equivalent amount
107	of medical cannabis if such substance medical cannabis or product or products is in a

108 pharmaceutical container labeled by the manufacturer indicating the percentage of 109 tetrahydrocannabinol therein and: 110 (A) Such person is registered with the Department of Public Health as set forth in Code 111 Section 31-2A-18 and has in his or her possession a registration card issued by the Department of Public Health; or 112 (B) Such person has in his or her possession a registration card issued by another state 113 114 that allows the same possession of low THC oil medical cannabis as provided by this 115 state's law; provided, however, that such registration card shall not be lawful authority 116 when such person has been present in this state for 45 days or more. (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses, 117 118 purchases, or has under his or her control 20 fluid ounces or less of low THC oil medical cannabis or a product or products containing an equivalent amount of medical cannabis 119 120 without complying with paragraph (1) of this subsection shall be punished as for a 121 misdemeanor. 122 (b)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any 123 person to possess, purchase, or have under his or her control 20 fluid ounces or less of 124 low THC oil medical cannabis or a product or products containing an equivalent amount 125 of medical cannabis if: 126 (A) Such person is involved in a clinical research program being conducted by the 127 Board of Regents of the University System of Georgia or any authorized clinical trial 128 or research study in this state or their its authorized agent as: 129 (i) A program participant; 130 (ii) A parent, guardian, or legal custodian of a program participant; 131 (iii) An employee of the board of regents designated to participate in the research

program;

(iv) A program agent;

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(v) A program collaborator and their its designated employees;

(vi) A program supplier and their its designated employees;

- (vii) A program physician;
- 137 (viii) A program clinical researcher;
- 138 (ix) Program pharmacy personnel; or
- 139 (x) Other program medical personnel; and
- 140 (B) Such substance medical cannabis or product or products is in a pharmaceutical container labeled by the manufacturer indicating the percentage of tetrahydrocannabinol
- therein.
- 143 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses,
- purchases, or has under his or her control 20 fluid ounces or less of low THC oil medical
- cannabis or a product or products containing an equivalent amount of medical cannabis
- without complying with subparagraphs (A), (B), and (C) of paragraph (1) of this
- subsection shall be punished as for a misdemeanor.
- (c) Notwithstanding any provision of Chapter 13 of this title, any person having possession
- of, purchasing, or having under his or her control more than 20 fluid ounces of low THC
- oil but less than 160 fluid ounces of low THC oil medical cannabis or a product or products
- 151 containing an equivalent amount of medical cannabis or who manufactures, distributes,
- dispenses, sells, purchases, or possesses with the intent to distribute low THC oil medical
- cannabis shall be guilty of a felony and, upon conviction thereof, shall be punished by
- imprisonment for not less than one year nor more than ten years, a fine not to
- 155 exceed \$50,000.00, or both.
- 156 (d) Notwithstanding any provision of Chapter 13 of this title, any person who sells,
- manufactures, delivers, brings into this state, purchases, or has possession of 160 or more
- fluid ounces of low THC oil medical cannabis or a product or products containing an
- equivalent amount of medical cannabis shall be guilty of the felony offense of trafficking
- in low THC oil medical cannabis and, upon conviction thereof, shall be punished as
- 161 follows:

(1) If the quantity of low THC oil medical cannabis is at least 160 fluid ounces but less

- than 31,000 fluid ounces, or the product or products contain an equivalent amount of
- medical cannabis, by imprisonment for not less than five years nor more than ten years
- and a fine not to exceed \$100,000.00;
- 166 (2) If the quantity of low THC oil medical cannabis is at least 31,000 fluid ounces but
- less than 154,000 fluid ounces, or the product or products contain an equivalent amount
- of medical cannabis, by imprisonment for not less than seven years nor more than 15
- years and a fine not to exceed \$250,000.00; and
- 170 (3) If the quantity of low THC oil medical cannabis is 154,000 or more fluid ounces, or
- the product or products contain an equivalent amount of medical cannabis, by
- imprisonment for not less than ten years nor more than 20 years and a fine not to
- exceed \$1 million.
- (e) Subsections (c) and (d) of this Code section shall not apply to a person involved in a
- research program being conducted by the Board of Regents of the University System of
- Georgia or its authorized agent as an employee of the board of regents designated to
- participate in such program, a program agent, a program collaborator and their its
- designated employees, a program supplier and their its designated employees, a physician,
- 179 clinical researcher, pharmacy personnel, or other medical personnel.
- (f) Subsections (c) and (d) of this Code section shall not apply to a designated university,
- pharmacy, or licensee under Article 9 of Chapter 12 of Title 16, provided that such
- possession, purchase, control, sale, manufacturing, distribution, or dispensing is solely
- 183 conducted in accordance with the provisions of Article 9 of Chapter 12 of Title 16.
- 184 (g) Nothing in this article shall require an employer to permit or accommodate the use,
- 185 consumption, possession, transfer, display, transportation, purchase, sale, or growing of
- marijuana in any form, or to affect the ability of an employer to have a written zero
- tolerance policy prohibiting the on-duty, and off-duty, use of marijuana, or prohibiting any

employee from having a detectable amount of marijuana in such employee's system while at work."

190 **SECTION 3-2.** 

- 191 Said chapter is further amended by revising Code Section 16-12-200, relating to definitions
- 192 relative to access to medical cannabis, as follows:
- 193 "16-12-200.
- 194 As used in this article, the term:
- (1) 'Applicant' means a corporate entity applying for a license pursuant to this article.
- 196 (2) 'Available capital' means corporate assets that are available to fund business
- operations in the event a license is awarded pursuant to Part 2 of this article.
- 198 (3) 'Class 1 production license' means a license to produce and manufacture <del>low THC</del>
- oil medical cannabis and products issued pursuant to Code Section 16-12-211.
- 200 (4) 'Class 2 production license' means a license to produce and manufacture <del>low THC</del>
- oil medical cannabis and products issued pursuant to Code Section 16-12-212.
- 202 (5) 'Commission' means the Georgia Access to Medical Cannabis Commission created
- pursuant to Code Section 16-12-202.
- 204 (6) 'Designated universities' means the University of Georgia and Fort Valley State
- 205 University.
- 206 (7) 'Designated university license' means a license issued by the commission pursuant
- 207 to this article to a designated university to, separately or jointly, produce, manufacture,
- and purchase low THC oil medical cannabis and products in accordance with this article.
- 209 (8) 'Dispense' means the sale or provision of low THC oil medical cannabis and products
- 210 to registered patients by a dispensing licensee.
- (9) 'Dispensing license' means a specialty license issued by the State Board of Pharmacy
- or the commission pursuant to Code Section 16-12-206 to dispense low THC oil medical
- 213 <u>cannabis</u> and products to registered patients.

(10) 'Grow' means cultivating and harvesting cannabis for use in producing low THC oil

- 215 <u>medical cannabis</u> and products.
- 216 (10.1) 'Hemp products' shall have the same meaning as set forth in Code Section 2-23-3.
- 217 (11) 'Licensee' means any business, or owner of such business, with a valid license
- issued pursuant to this article.
- (12) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190.
- 220 (13) 'Manufacture' means to process cannabis to produce low THC oil medical cannabis
- and products.
- 222 (13) 'Medical cannabis' shall have the same meaning as set forth in Code
- 223 <u>Section 16-12-190.</u>
- (14) 'Owner' means any person who directly or indirectly owns, actually or beneficially,
- or controls 5 percent or greater of interests of the applicant or any licensee. In the event
- that one person owns a beneficial right to interests and another person holds the voting
- rights with respect to such interests, then both shall be considered an owner of such
- interests.
- 229 (15) 'Product' means low THC oil medical cannabis delivered through an oil, tincture,
- transdermal patch, lotion, or capsule, except as prohibited by Code Section 16-12-234,
- but not including <u>hemp products or</u> any food products infused with <u>low THC oil medical</u>
- 232 <u>cannabis</u>, including, but not limited to, cookies, candies, or edibles.
- 233 (16) 'Registered patient' means an individual who is legally authorized to possess and use
- 234 low THC oil medical cannabis and products pursuant to Code Section 31-2A-18.
- 235 (17) 'Tracking system' means a seed-to-sale tracking system to track marijuana that is
- grown, processed, manufactured, transferred, stored, or disposed of and low THC oil
- 237 <u>medical cannabis</u> and products that are transferred, stored, sold, dispensed, or disposed
- of pursuant to this article."

**SECTION 3-3.** 

Said chapter is further amended in Code Section 16-12-203, relating to the powers, duties, and responsibilities of the Georgia Access to Medical Cannabis Commission, by adding a new paragraph to read as follows:

"(10.1) To engage in public awareness activities concerning the medical cannabis program in this state and effective uses of medical cannabis and products, including, but not limited to, publishing materials and conducting outreach and public education activities to inform members of the public, law enforcement, and healthcare providers about the medical cannabis program in this state and the potential benefits that medical cannabis and products may have to eligible patients;"

**SECTION 3-4.** 

Said chapter is further amended by revising Code Section 16-12-215, relating to limitations on locations, advertising or marketing prohibited, and information available to physicians, as follows:

253 "16-12-215.

(a) No licensee shall operate in any location, whether for cultivation, harvesting, and processing of marijuana or for processing, manufacturing, packaging, or distributing low THC oil medical cannabis or products, within a 3,000 foot radius of a covered entity, measured from property boundary to property boundary. No dispensing licensee may operate in any location within a 1,000 foot radius of a covered entity, measured from property boundary to property boundary. Notwithstanding the provisions of this subsection, local governments may, via use of existing zoning powers otherwise provided by law, allow dispensing licensees only to locate in places other than those provided in this subsection so long as such modification is needed to allow retail outlets to be established to service registered patients residing within such local jurisdiction. As used in this subsection, the term 'covered entity' means a public or private school; an early care and

265 education program as defined in Code Section 20-1A-2; or a church, synagogue, or other 266 place of public religious worship, in existence prior to the date of licensure of such licensee 267 by the commission or State Board of Pharmacy. 268 (b)(1) Except as provided in paragraph (2) of this subsection, no No licensee shall 269 advertise or market <del>low THC oil</del> medical cannabis or products to registered patients or 270 the public. 271 (2) A<del>; provided, however, that a</del> licensee shall be authorized to provide information: 272 (A) Regarding regarding its low THC oil medical cannabis and products directly to 273 physicians and healthcare providers; and 274 (B) About the legal and safe uses of medical cannabis and products to registered 275 patients or the public. (3) Any information provided by a licensee pursuant to paragraph (2) of this subsection 276 277 shall not: (A) Include any medical claim, unless such claim is supported by reliable scientific 278 279 evidence; 280 (B) Make any false or misleading claim; or 281 (C) Be attractive to children or otherwise directly or indirectly targeted to individuals 282 under 21 years of age. As used in this subparagraph, the term 'attractive to children' 283 shall have the same meaning as set forth in Code Section 2-23-3." 284 SECTION 3-5. 285 Article 2 of Chapter 13 of Title 16 of the Official Code of Georgia Annotated, relating to 286 regulation of controlled substances, is amended in Code Section 16-13-21, relating to 287 definitions, by revising paragraph (16) as follows: 288 "(16) 'Marijuana' means all parts of the plant of the genus Cannabis, whether growing or 289 not, the seeds thereof, the resin extracted from any part of such plant, and every

compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds,

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or resin, but shall not include samples as described in subparagraph (P) of paragraph (3) of Code Section 16-13-25; shall not include the completely defoliated mature stalks of such plant, fiber produced from such stalks, oil, or cake, or the completely sterilized samples of seeds of the plant which are incapable of germination; and shall not include hemp or hemp products, as such terms are defined in Code Section 2-23-3, or medical cannabis or products, as such terms are defined in Code Sections 16-12-190 and 16-12-200, respectively, when in the possession or control of a person authorized to possess and control such medical cannabis or products under the provisions of Article 8 or Article 9 of Chapter 12 of this title. Such term shall not include products approved by the federal Food and Drug Administration under Section 505 of the federal Food, Drug, and Cosmetic Act."

**SECTION 3-6.** 

Said article is further amended in Code Section 16-13-25, relating to Schedule I, by revising subparagraph (P) of paragraph (3) as follows:

"(P) Tetrahydrocannabinol, tetrahydrocannabinolic acid, or a combination of tetrahydrocannabinol and tetrahydrocannabinolic acid which does not contain plant material exhibiting the external morphological features of the plant of the genus Cannabis, but not including such substance when found in hemp or hemp products, as such terms are defined in Code Section 2-23-3, or in medical cannabis or products, as such terms are defined in Code Sections 16-12-190 and 16-12-200, respectively, when in the possession or control of a person authorized to possess or control such medical cannabis or products under the provisions of Article 8 or Article 9 of Chapter 12 of this title. Tetrahydrocannabinols do not include products approved by the federal Food and Drug Administration under Section 505 of the federal Food, Drug, and Cosmetic Act;"

315	SECTION 3-7.
316	Article 1 of Chapter 2A of Title 31 of the Official Code of Georgia Annotated, relating to
317	general provisions relative to the Department of Public Health, is amended in Code
318	Section 31-2A-18, relating to Low THC Oil Patient Registry, registration cards, reports,
319	waiver forms, and annual review and recommendations, by revising paragraph (3) of
320	subsection (a) as follows:
321	"(3) 'Condition' means:
322	(A) Cancer, when such disease is diagnosed as end stage or the treatment produces
323	related wasting illness or recalcitrant nausea and vomiting;
324	(B) Amyotrophic lateral sclerosis, when such disease is diagnosed as severe or end
325	<del>stage</del> ;
326	(C) Seizure disorders related to a diagnosis of epilepsy or trauma related head injuries;
327	(D) Multiple sclerosis, when such disease is diagnosed as severe or end stage;
328	(E) Crohn's disease;
329	(F) Mitochondrial disease;
330	(G) Parkinson's disease, when such disease is diagnosed as severe or end stage;
331	(H) Sickle cell disease, when such disease is diagnosed as severe or end stage;
332	(I) Tourette's syndrome, when such syndrome is diagnosed as severe;
333	(J) Autism spectrum disorder, when such disorder is diagnosed for a patient who is at
334	least 18 years of age, or severe autism, when diagnosed for a patient who is less than
335	18 years of age;
336	(K) Epidermolysis bullosa;
337	(L) Alzheimer's disease, when such disease is diagnosed as severe or end stage;
338	(M) Acquired immune deficiency syndrome, when such syndrome is diagnosed as
339	severe or end stage;
340	(N) Peripheral neuropathy, when such symptoms are diagnosed as severe or end stage;

341	(O) Post-traumatic stress disorder resulting from direct exposure to or the witnessing
342	of a trauma for a patient who is at least 18 years of age; or
343	(P) Intractable pain."
344	PART IV
345	SECTION 4-1.

All laws and parts of laws in conflict with this Act are repealed. 346

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