

**SENATE . . . . . No. 2663**

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The Commonwealth of Massachusetts

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In the One Hundred and Ninety-Second General Court  
(2021-2022)  
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SENATE, February 7, 2022.

The committee on Cannabis Policy, to whom was referred the petition (accompanied by bill, Senate, No. 64) of Julian Cyr, Jason M. Lewis and Joan B. Lovely for legislation relative to vertical integration for medical marijuana businesses, reports the accompanying bill (Senate, No. 2663).

For the committee,  
Sonia Chang-Diaz

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**In the One Hundred and Ninety-Second General Court  
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An Act relative to vertical integration for medical marijuana businesses.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:*

1           SECTION 1. Section 4 of chapter 64N of the General Laws is hereby amended by  
2 inserting after the words “medical marijuana treatment center” the following:-

3                   , fully integrated medical marijuana treatment center,

4           SECTION 2. Section 1 of chapter 94I of the General Laws is hereby amended by striking  
5 the definitions of “Card holder”, “Cultivation registration”, “Locked area”, “Medical marijuana  
6 treatment center”, “Medical use marijuana”, “Medical use marijuana license”, “Registration  
7 card”, and “Temporary Registration”, and inserting the following definitions:-

8                   “Card holder”, a registered qualifying patient, personal caregiver or agent of a medical  
9 marijuana treatment center or fully integrated medical marijuana treatment center who has been  
10 issued and possesses a valid registration card.

11                   “Cultivation registration”, a registration issued to a fully integrated medical marijuana  
12 treatment center or medical marijuana cultivator to grow medical use marijuana under the terms  
13 of this chapter, or to a qualified patient or personal caregiver.

14 “Fully integrated medical marijuana treatment center” means a medical marijuana-related  
15 business with the ability to cultivate, manufacture, process and sell medical use marijuana to  
16 qualifying patients or businesses.

17 “Locked area”, a closet, room, greenhouse or other indoor or outdoor area equipped with  
18 locks or other security devices, accessible only to registered and authorized medical marijuana  
19 establishment employees, registered qualifying patients or registered personal caregivers.

20 "Medical marijuana establishment", a medical marijuana cultivator, medical marijuana  
21 product manufacturer, medical marijuana retailer or any other type of medical marijuana-related  
22 business licensed by the commission.

23 "Medical marijuana treatment center", the premises approved under a fully integrated  
24 medical marijuana treatment center license or a medical use marijuana license where a qualifying  
25 patient or personal caregiver may purchase their medical use marijuana.

26 “Medical use marijuana”, marijuana or marijuana accessories sold by a medical  
27 marijuana treatment center or a fully integrated medical marijuana treatment center to a card  
28 holder for medical use or marijuana or marijuana accessories possessed by a qualifying patient  
29 under a cultivation registration.

30 “Medical use marijuana license”, a license issued by the commission that permits the  
31 licensee to operate a medical marijuana treatment center or a fully integrated medical marijuana  
32 treatment center.

33 “Registration card”, a personal identification card issued by the commission to a  
34 registered qualifying patient, personal caregiver, laboratory agent or agent of a medical

35 marijuana treatment center or a fully integrated medical marijuana treatment center. The  
36 registration card facilitates verification of an individual registrant's status, including, but not  
37 limited to, verification that a registered healthcare professional has provided a written  
38 certification to the qualifying patient; that the patient has designated the individual as a personal  
39 caregiver; that a laboratory agent has been registered with the commission and is authorized to  
40 possess and test marijuana; or that an agent has been registered with the commission and is  
41 authorized to work at a medical marijuana treatment center or a fully integrated medical  
42 marijuana treatment center. A temporary registration issued to a qualifying patient shall be  
43 deemed a registration card.

44 “Temporary Registration” an interim registration document for patients and their personal  
45 caregivers generated automatically upon the commission's receipt of a healthcare professional's  
46 electronic certification. The temporary registration document shall constitute a registration card  
47 for patients and their personal caregivers to access a medical marijuana treatment center or a  
48 fully integrated medical marijuana treatment center. Temporary registration shall expire 14 days  
49 after the commission issues the registration card.

50 SECTION 3. Section 2(c) of chapter 94I of the General Laws, is hereby amended by  
51 striking “medical marijuana treatment center” and inserting in place thereof the following  
52 words:-

53 “medical marijuana establishment”

54 SECTION 4. Section 2 of chapter 94I of the General Laws, is hereby amended by adding  
55 the following subsection:-

56 (f) The commission may establish and enforce license tiers to make available separate  
57 license classes, including but not limited to: medical marijuana product manufacturer, medical  
58 marijuana cultivator, fully integrated medical marijuana treatment center and medical marijuana  
59 treatment center. The commission may promulgate the rules and regulations relative to medical  
60 license classes established under this subsection and shall have the power to encourage full  
61 participation in the medical marijuana industry by people from communities disproportionately  
62 harmed by cannabis prohibition and enforcement and shall have all other powers listed under  
63 Section 4 (a) of chapter 94G.

64 SECTION 5. Section 7 of chapter 94I, is hereby amended by striking the words “medical  
65 marijuana treatment centers” and inserting in place thereof the following words:-

66 “medical marijuana establishments, and for any classes of license under subsection (f) of  
67 section 2 of this chapter,”

68 SECTION 6. Chapter 94G is hereby amended, in section 1, by striking the words  
69 “marijuana establishment or a medical marijuana treatment center” and inserting in place thereof  
70 the following words:- “marijuana establishment or a medical marijuana establishment”

71 and further amended, in section 1, by striking out the words “medical marijuana  
72 treatment center or any licensee or marijuana establishment” and inserting in place thereof the  
73 following words:- “marijuana establishment or medical marijuana establishment or any licensee”

74 and further amended, in section 3, by striking out the words “marijuana establishment or  
75 a medical marijuana treatment center” and inserting in place thereof the following words:-  
76 “marijuana establishment or a medical marijuana establishment”

77 and further amended, in section 3, by striking out the words “marijuana establishment or  
78 medical marijuana treatment center” and inserting in place thereof the following words:-

79 “marijuana establishment or medical marijuana establishment”

80 and further amended, in section 4(a1/2), by striking out in clause (xx) the words “medical  
81 marijuana treatment center” and inserting in place thereof the following words:- “fully integrated  
82 medical marijuana treatment center”

83 and further amended, in section 4(c)(4), by striking out, in both instances, the words  
84 “medical marijuana treatment center” and inserting in place thereof the following words:-  
85 “medical marijuana establishment”

86 and further amended, in section 4(c)(5), by striking out the words “medical marijuana  
87 treatment centers” and inserting in place thereof the following words:- “medical marijuana  
88 establishments”.

89 SECTION 7. Section 16 of chapter 94G is hereby amended by inserting in place thereof  
90 the following section:-

91 Section 16. No licensee shall be granted more than 3 marijuana retailer licenses, 3 fully  
92 integrated medical marijuana treatment center licenses, 3 medical marijuana treatment center  
93 licenses, 3 medical marijuana product manufacturer licenses, 3 medical marijuana cultivator  
94 licenses, 3 marijuana product manufacturer licenses or 3 marijuana cultivator licenses; provided,  
95 however, that a licensee may hold 3 marijuana retailer licenses, 3 medical marijuana treatment  
96 center licenses, 3 medical marijuana product manufacturer licenses, 3 medical marijuana  
97 cultivator licenses, 3 marijuana product manufacturer licenses and 3 marijuana cultivator  
98 licenses, provided, however, that a fully integrated medical marijuana licensee shall be limited to

99 3 fully integrated medical marijuana licenses and may not hold another medical marijuana-  
100 related license.

101 SECTION 8. The cannabis control commission may allow medical marijuana treatment  
102 centers the ability to amend their license, subject to the license limit established in section 16 of  
103 chapter 94G, for up to one year after the effective date of this act; provided, that a fully  
104 integrated medical marijuana treatment center licensee may not obtain additional medical license  
105 type.