1	ENGROSSED SENATE
2	BILL NO. 768 By: McCortney of the Senate
3	and
4	Echols of the House
5	
6	
7	An Act relating to medical marijuana; amending
	Sections 1, 2, 3 and 4, State Question No. 788,
8	Initiative Petition No. 412 (63 O.S. Supp. 2018, Sections 420, 421, 422 and 423), which relate to
9	medical marijuana; extending application review period; clarifying language; and declaring an
10	emergency.
11	
12	
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY Section 1, State Question No. 788,
15	Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 420), is
16	amended to read as follows:
17	Section 420. A. A person in possession of a state issued
18	medical marijuana license shall be able to:
19	1. Consume marijuana legally;
20	2. Legally possess up to three (3) ounces of marijuana on their
21	person;
22	3. Legally possess six (6) mature marijuana plants;
23	4. Legally possess six (6) seedling plants;
24	5. Legally possess one (1) ounce of concentrated marijuana;

- 1 6. Legally possess seventy-two (72) ounces of edible marijuana; 2 and
 - 7. Legally possess up to eight (8) ounces of marijuana in their residence.
 - B. Possession of up to one and one-half (1.5) ounces of marijuana by persons who can state a medical condition, but <u>are</u> not in possession of a state issued medical marijuana license, shall constitute a misdemeanor offense with a fine not to exceed Four Hundred Dollars (\$400.00).
 - C. A regulatory office shall be established under the $\frac{Oklahoma}{Oklahoma}$ State Department of Health which $\frac{Will}{Shall}$ receive applications for medical license recipients, dispensaries, growers, and packagers within sixty (60) days of the passage of this initiative.
 - D. The Oklahoma State Department of Health shall, within thirty (30) days of passage of this initiative, make available, on their the Department's website, in an easy to find location, an application for a medical marijuana license. The license will be good shall be valid for two (2) years, and the application fee will shall be One Hundred Dollars (\$100.00), or Twenty Dollars (\$20.00) for individuals on Medicaid, Medicare, or SoonerCare. The methods of payment will shall be provided on the Department's website.
 - E. A temporary license application will shall also be made available on the Oklahoma State Department of Health website. A temporary medical marijuana license will shall be granted to any

- medical marijuana license holder from other states, provided that the state has a state regulated medical marijuana program, and the applicant can prove they are a member of such <u>program</u>. Temporary licenses <u>will shall</u> be issued for thirty (30) days. The cost for a temporary license shall be One Hundred Dollars (\$100.00). Renewal will shall be granted with resubmission of a new application. No additional criteria will shall be required.
 - F. Medical marijuana license applicants will shall submit their application to the Oklahoma State Department of Health for approval and that the applicant must. The applicant shall be an Oklahoma state resident and shall prove residency by a valid driver's driver license, utility bills, or other accepted methods.
 - G. The Oklahoma State Department of Health shall review the medical marijuana application, approve/reject approve or reject the application, and mail the applicant's approval or rejection letter (stating reasons for rejection), stating any reasons for rejection, to the applicant within thirty (30) business days of receipt of the application. Beginning April 1, 2021, the Department shall mail the approval or rejection letter to the applicant within fourteen (14) calendar days of receipt of the application. Approved applicants will shall be issued a medical marijuana license which will shall act as proof of their approved status. Applications may only be rejected based on the applicant not meeting stated criteria or improper completion of the application.

- 1 H. The Oklahoma State Department of Health will shall only keep 2 the following records for each approved medical license:
 - 1. A digital photograph of the license holder;
 - 2. The expiration date of the license;

- 3. The county where the card was issued; and
- 4. A unique 24 character identification number assigned to the license.
 - I. The <u>State Department of Health will shall</u> make available, both on <u>its the Department's</u> website, and through a telephone verification system, an easy method to validate a medical <u>marijuana</u> license <u>holders holder's</u> authenticity by the unique <u>24 character</u> twenty-four-character identifier.
 - J. The State Department of Health will shall ensure that all application records and information are sealed to protect the privacy of medical marijuana license applicants.
 - K. A caregiver license will shall be made available for qualified caregivers of a medical marijuana license holder who is homebound. The caregiver license will shall give the caregiver the same rights as the medical marijuana license holder. Applicants for a caregiver license will shall submit proof of the medical marijuana license holder's license status and homebound status, proof that they are the designee of the medical marijuana license holder, must submit proof that the caregiver is age eighteen (18) or older, and

- 1 must submit proof the caregiver is an Oklahoma resident. This will 2 shall be the only criteria for a caregiver license.
- L. All applicants must shall be eighteen (18) years or older.

 A special exception will shall be granted to an applicant under the age of eighteen (18), however these applications must shall be signed by two (2) physicians and the applicant's parent or legal quardian.
 - M. All applications for a medical <u>marijuana</u> license <u>must shall</u> be signed by an Oklahoma Board certified physician. There are no qualifying conditions. A medical marijuana license <u>must shall</u> be recommended according to the accepted standards a reasonable and prudent physician would follow when recommending or approving any medication. No physician may be unduly stigmatized or harassed for signing a medical marijuana license application.
 - N. Counties and cities may enact medical marijuana guidelines allowing medical marijuana license holders or caregivers to exceed the state limits set forth in subsection A of this section.
- SECTION 2. AMENDATORY Section 2, State Question No. 788,

 19 Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 421), is

 20 amended to read as follows:
- Section 421. A. The Oklahoma State Department of Health shall,
 within thirty (30) days of passage of this initiative, make
 available, on their the Department's website, in an easy to find
 location, an application for a medical marijuana dispensary license.

9

10

11

12

13

14

15

16

- 1 The application fee shall be Two Thousand Five Hundred Dollars
- $2 \mid (\$2,500.00)$ and a method of payment will shall be provided on the
- 3 | <u>Department's</u> website. Retail <u>Dispensary</u> applicants <u>must</u> <u>shall</u> all
- 4 be Oklahoma state residents. Any entity applying for a retail
- 5 dispensary license must shall be owned by an Oklahoma state resident
- 6 and must shall be registered to do business in Oklahoma. The
- 7 Oklahoma State Department of Health Department shall have two (2)
- 8 weeks to review the application, approve or reject the application,
- 9 and mail the approval/rejection approval or rejection letter (if
- 10 | rejected, stating reasons for rejection), stating any reasons for
- 11 | rejection, to the applicant within ninety (90) business days of
- 12 | receipt of the application. Beginning April 1, 2021, the Department
- 13 | shall mail the approval or rejection letter to the applicant within
- 14 | fourteen (14) calendar days of receipt of the application.
- 15 B. The Oklahoma State Department of Health must shall approve
- 16 | all applications which meet the following criteria:
- 17 1. Applicant must Applicants shall be age twenty-five (25)
- 18 | years old or older;
- 2. Any applicant, applying as an individual, must shall show
- 20 residency in the State of Oklahoma;
- 3. All applying entities must shall show that all members,
- 22 | managers, and board members are Oklahoma residents;

- 4. An applying entity may show ownership of non-Oklahoma residents, but that percentage ownership $\frac{may}{may}$ shall not exceed twenty-five percent (25%);
- 5. All applying individuals or entities must shall be
 registered to conduct business in the State of Oklahoma;
 - 6. All applicants must shall disclose all ownership;
- 7. Applicant(s) with only nonviolent Applicants shall not have a violent felony conviction(s) conviction in the last two (2) years, prior to applying or any other felony conviction in five 5 (years), the five (5) years prior to applying and shall not be inmates, or any person currently incarcerated may not qualify for a medical marijuana dispensary license.
- C. Retailers will be required to Dispensaries shall complete a monthly sales report to the Oklahoma State Department of Health.

 This The report will shall be due on the 15th of each month and shall provide reporting on the previous month. This The report will shall detail the weight of marijuana purchased at wholesale and the weight of marijuana sold to card holders, and account for any waste. The report will shall show total sales in dollars, tax collected in dollars, and tax due in dollars. The Oklahoma State Department of Health will Department shall have oversight and auditing responsibilities to ensure that all marijuana being grown is accounted for. A retailer will dispensary shall only be subject to a penalty if a gross discrepancy exists and cannot be explained.

- Penalties for fraudulent reporting occurring within any 2 two (2)

 year time period will shall be an initial fine of Five Thousand

 Dollars (\$5,000.00) (first) for the first offense and revocation of

 licensing (second) licensure for the second offense.
 - D. Only a licensed medical marijuana retailer dispensary may conduct retail sales of marijuana, or marijuana derivatives in the form provided by licensed processors, and these such products can shall only be sold to a medical marijuana license holder or their the license holder's caregiver. Penalties for fraudulent sales occurring within any 2 year two-year time period will shall be an initial fine of Five Thousand Dollars (\$5,000.00) (first) for the first offense and revocation of licensing (second) licensure for the second offense.
- SECTION 3. AMENDATORY Section 3, State Question No. 788,

 Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 422), is

 amended to read as follows:
- Section 422. A. The Oklahoma State Department of Health will 17 shall, within thirty (30) days of passage of this initiative, make 18 available, on their the Department's website, in an easy to find 19 location, an application for a commercial grower license. 20 application fee will be Two Thousand Five Hundred Dollars 21 (\$2,500.00) and methods of payment will be provided on the website. 22 The Oklahoma State Department of Health has two (2) weeks to shall 23 review the application, approve or reject the application, and mail 24

6

7

8

9

10

11

12

- 1 the approval/rejection approval or rejection letter (if rejected,
 2 stating reasons for rejection), stating any reasons for rejection,
- 3 to the applicant within ninety (90) business days of receipt of the
- 4 application. Beginning April 1, 2021, the Department shall mail the
- 5 approval or rejection letter to the applicant within fourteen (14)
- 6 calendar days of receipt of the application.
- B. The Oklahoma State Department of Health <u>must shall</u> approve all applications which meet the following criteria:
 - 1. Applicant must Applicants shall be age twenty-five (25) years old or older;
- 2. Any applicant, applying as an individual, must shall show residency in the State of Oklahoma;
 - 3. All applying entities <u>must shall</u> show that all members, managers, and board members are Oklahoma residents;
 - 4. An applying entity may show ownership of non-Oklahoma residents, but that percentage ownership may shall not exceed twenty-five percent (25%);
 - 5. All applying individuals or entities must shall be
 registered to conduct business in the State of Oklahoma;
 - 6. All applicants must shall disclose all ownership;
- 7. Applicant(s) with only nonviolent Applicants shall not have

 a violent felony conviction(s) conviction in the last two (2) years,

 prior to applying or any other felony conviction in 5 (years), the

 five (5) years prior to applying and shall not be inmates, or any

10

13

14

15

16

17

18

19

- person currently incarcerated may not qualify for a commercial grower license.
- C. A licensed commercial grower may sell marijuana to a 3 licensed retailer, dispensary or a licensed packager processor. 4 5 Further, these sales will shall be considered wholesale sales and shall not be subject to taxation. Under no circumstances may a 6 licensed commercial grower sell marijuana directly to a medical 7 marijuana license holder. A licensed commercial grower may only 9 sell at the wholesale level to a licensed retailer dispensary or a 10 licensed processor. If the federal government lifts restrictions on buying and selling marijuana between states, then a licensed 11 12 commercial grower would shall be allowed to sell and buy marijuana 13 wholesale from, or to, an out of state wholesale provider. A licensed commercial grower will be required to shall complete a 14 15 monthly yield and sales report to the Oklahoma State Department of Health. This The report will shall be due on the 15th of each month 16 and shall provide reporting on the previous month. This The report 17 will shall detail the amount of marijuana harvested in pounds, the 18 amount of drying or dried marijuana on hand, the amount of marijuana 19 sold to processors in pounds, the amount of waste in pounds, and the 20 amount of marijuana sold to retailers in 1bs. Additionally, this 21 report will show pounds, and total wholesale sales in dollars. 22 Oklahoma State Department of Health will Department shall have 23 oversight and auditing responsibilities to ensure that all marijuana 24

- 1 being grown is accounted for. A licensed grower will shall only be
- 2 | subject to a penalty if a gross discrepancy exists and cannot be
- 3 explained. Penalties for fraudulent reporting or sales occurring
- 4 within any 2 year two-year time period will shall be an initial fine
- 5 of Five Thousand Dollars (\$5,000.00) (first) for the first offense
- 6 and revocation of licensing (second) licensure for the second
- 7 offense.
- 8 D. There shall be no limits on how much marijuana a licensed
- 9 commercial grower can may grow.
- 10 | SECTION 4. AMENDATORY Section 4, State Question No. 788,
- 11 | Initiative Petition No. 412 (63 O.S. Supp. 2018, Section 423), is
- 12 | amended to read as follows:
- 13 Section 423. A. The Oklahoma State Department of Health shall,
- 14 | within thirty (30) days of passage of this initiative, make
- 15 | available, on their the Department's website, in an easy to find
- 16 location, an application for a medical marijuana processing
- 17 processor license. The application fee shall be Two Thousand Five
- 18 Hundred Dollars (\$2,500.00) and methods of payment will shall be
- 19 provided on the Department's website. The Oklahoma State Department
- 20 of Health Department shall have two (2) weeks to review the
- 21 application, approve or reject the application, and mail the
- 22 | approval/rejection approval or rejection letter (if rejected,
- 23 stating reasons for rejection, stating any reason for rejection, to
- 24 | the applicant within ninety (90) business days of receipt of the

- application. Beginning April 1, 2021, the Department shall mail the
 approval or rejection letter to the applicant within fourteen (14)

 calendar days of receipt of the application.
 - B. The Oklahoma State Department of Health must shall approve all applications which meet the following criteria:
 - 1. Applicant must Applicants shall be age twenty-five (25) years old or older;
 - 2. Any applicant, applying as an individual, must shall show residency in the State of Oklahoma;
 - 3. All applying entities <u>must shall</u> show that all members, managers, and board members are Oklahoma residents;
 - 4. An applying entity may show ownership of non-Oklahoma residents, but that percentage ownership may shall not exceed twenty-five percent (25%);
 - 5. All applying individuals or entities <u>must shall</u> be registered to conduct business in the State of Oklahoma;
 - 6. All applicants must shall disclose all ownership;
 - 7. Applicant(s) with only nonviolent Applicants shall not have a violent felony conviction(s) conviction in the last two (2) years, prior to applying or any other felony conviction in five 5 (years), the five (5) years prior to applying and shall not be inmates, or any person currently incarcerated may not qualify for a medical marijuana processing license.

C. A licensed processor may take marijuana plants and distill or process these the plants into concentrates, edibles, and other forms for consumption. As required by subsection D of this section, the Oklahoma State Department of Health will shall, within sixty (60) days of passage of this initiative, make available a set of standards which will shall be used by licensed processors in the preparation of edible marijuana products. This should Such standards shall be in line with current food preparation guidelines and no excessive or punitive rules may be established by the Oklahoma State Department of Health Department. Once a year, the Oklahoma State Department of Health Department may inspect a processing operation and determine its compliance with the preparation standards. If deficiencies are found, a written report of deficiency will shall be issued to the processor. The processor will shall have one (1) month to correct the deficiency or be subject to a fine of Five Hundred Dollars (\$500.00) for each deficiency. A licensed processor may sell marijuana products it creates to a licensed retailer, dispensary or any other licensed processor. Further, these sales will shall be considered wholesale sales and shall not be subject to taxation. Under no circumstances may a licensed processor sell marijuana, or any marijuana product, directly to a medical marijuana license holder. However, a licensed processor may process cannabis marijuana into a concentrated form, for a medical marijuana license holder, for a fee. Processors $\frac{\text{will}}{\text{constant}}$

1

2

3

5

6

7

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

shall be required to complete a monthly yield and sales report to the Oklahoma State Department of Health Department. This The report will shall be due on the 15th of each month and provide reporting on the previous month. This The report will shall detail the amount of marijuana purchased in pounds, the amount of marijuana cooked or processed in pounds, and the amount of waste in pounds. Additionally, this report will show, and total wholesale sales in dollars. The Oklahoma State Department of Health will Department shall have oversight and auditing responsibilities to ensure that all marijuana being grown is accounted for. A licensed processor will shall only be subject to a penalty if a gross discrepancy exists and cannot be explained. Penalties for fraudulent reporting occurring within any 2 year two-year time period will shall be an initial fine of Five Thousand Dollars (\$5,000.00) (first) for the first offense and revocation of licensing (second) licensure for the second offense.

D. The inspection and compliance of processors producing products with marijuana as an additive. The Oklahoma State

Department of Health will Department shall be compelled to, within thirty (30) days of passage of this initiative, appoint a board of twelve (12) Oklahoma residents, who are marijuana industry experts, to create a list of food safety standards for processing and handling medical marijuana in Oklahoma. These The standards will shall be adopted by the agency and the agency can may enforce these

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

standards for processors. The agency will may develop a standards
review procedure and these the standards can may be altered by
calling another board of twelve (12) Oklahoma marijuana industry
experts. A signed letter of twenty (20) operating processors would
shall constitute a need for a new board and standard standards
review.

- E. If it becomes permissible, under federal law, marijuana may be moved across state lines.
- F. Any device used for the consumption of medical marijuana shall be considered legal to be sold, manufactured, distributed, and possessed. No merchant, wholesaler, manufacturer, or individual may unduly be harassed or prosecuted for selling, manufacturing, or possession of medical marijuana paraphernalia.

SECTION 5. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

1	Passed the Senate the 13th day of March, 2019.
2	
3	
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2019.
7	
8	
9	Presiding Officer of the House of Representatives
10	
11	
12	
13	
14	
15	
16	
17	
18	
L 9	
20	
21	
22	
23	
24	