

115TH CONGRESS  
1ST SESSION

# H. R. 2273

To amend the Controlled Substances Act to exclude cannabidiol and cannabidiol-rich plants from the definition of marihuana, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 1, 2017

Mr. PERRY (for himself, Ms. NORTON, Mr. CALVERT, Mr. COOPER, Mr. COHEN, Mr. HUNTER, Mr. SENSENBRENNER, Mr. PERLMUTTER, Mr. STEWART, Mr. LOWENTHAL, Mrs. WAGNER, Mr. GRIJALVA, Mr. WITTMAN, Mr. DAVID SCOTT of Georgia, Mr. O'ROURKE, and Mr. JONES) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on the Judiciary, and Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To amend the Controlled Substances Act to exclude cannabidiol and cannabidiol-rich plants from the definition of marihuana, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*  
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Charlotte’s Web Med-  
5 ical Access Act of 2017”.

1 **SEC. 2. EXCLUSION OF CANNABIDIOL AND CANNABIDIOL-**  
2 **RICH PLANTS FROM DEFINITION OF MARI-**  
3 **HUANA.**

4 (a) IN GENERAL.—Section 102 of the Controlled  
5 Substances Act (21 U.S.C. 802) is amended in paragraph  
6 (16)—

7 (1) by striking “(16) The” and inserting  
8 “(16)(A) The”; and

9 (2) by adding at the end the following:

10 “(B) Cannabidiol and cannabidiol-rich plants—

11 “(i) are excluded from the definition of  
12 marihuana under subparagraph (A); and

13 “(ii) shall not be treated as controlled sub-  
14 stances under this Act.”.

15 (b) DEFINITIONS.—Section 102 of the Controlled  
16 Substances Act (21 U.S.C. 802), as amended, is further  
17 amended by adding at the end the following:

18 “(57) The term ‘cannabidiol-rich plant’ means  
19 the plant *Cannabis sativa* L. and any part of such  
20 plant, whether growing or not, with a delta-9  
21 tetrahydrocannabinol concentration of not more than  
22 0.3 percent on a dry weight basis.

23 “(58) The term ‘cannabidiol’ means the sub-  
24 stance cannabidiol, as derived from a cannabidiol-  
25 rich plant.”.

1 **SEC. 3. OTHER LIMITATIONS.**

2 (a) NON-APPLICABILITY OF FEDERAL FOOD, DRUG,  
3 AND COSMETIC ACT.—The Federal Food, Drug, and Cos-  
4 metic Act (21 U.S.C. 301 et seq.) shall not apply to  
5 cannabidiol or cannabidiol-rich plants as those terms are  
6 defined in section 102 of the Controlled Substances Act  
7 (21 U.S.C. 802) as amended by this Act.

8 (b) STATE LAW.—Nothing in this Act shall prohibit  
9 or otherwise restrict any activities related to the use, pro-  
10 duction, or distribution of marijuana in a State in which  
11 such activities are legal under State law.

12 **SEC. 4. SENSE OF CONGRESS WITH RESPECT TO SUS-**  
13 **PICIOUS ACTIVITY REPORTS.**

14 It is the sense of the Congress that, after the date  
15 of the enactment of this Act, a transaction should not be  
16 treated as a suspicious transaction for purposes of section  
17 5318(g) of title 31, United States Code, solely because  
18 such transaction involved cannabidiol or a cannabidiol-rich  
19 plant.

20 **SEC. 5. SUNSET PROVISION.**

21 The provisions of this Act, and the provisions inserted  
22 into the Controlled Substances Act by this Act, shall cease  
23 to apply on the date that is 3 years after the date of enact-  
24 ment of this Act.

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