HOUSE BILL NO. 6274

September 29, 2020, Introduced by Rep. Garza and referred to the Committee on Education.

A bill to amend 2008 IL 1, entitled "Michigan Medical Marihuana Act,"

by amending sections 4 and 7 (MCL 333.26424 and 333.26427), section 4 as amended by 2016 PA 283 and section 7 as amended by 2016 PA 546 .

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 4. Protections for the Medical Use of Marihuana.
- 2 Sec. 4. (a) A qualifying patient who has been issued and
- 3 possesses a registry identification card must not be denied any





- 1 right or privilege and is not subject to arrest, prosecution, or
- 2 penalty in any manner, or denied any right or privilege, including,
- 3 but not limited to, civil penalty or disciplinary action by a
- 4 business or occupational or professional licensing board or bureau,
- 5 for the medical use of marihuana in accordance with this act. τ
- 6 provided that the qualifying patient possesses an amount of
- 7 marihuana that does not exceed a combined total of 2.5 ounces of
- 8 usable marihuana and usable marihuana equivalents, and, if the
- 9 qualifying patient has not specified that a primary caregiver will
- 10 be allowed under state law to cultivate marihuana for the
- 11 qualifying patient, 12 marihuana plants kept in an enclosed, locked
- 12 facility. Any incidental amount of seeds, stalks, and unusable
- 13 roots shall also be allowed under state law and shall not be
- 14 included in this amount. The privilege from arrest under this
- 15 subsection applies only if the qualifying patient presents both his
- 16 or her registry identification card and a valid driver license or
- 17 government-issued identification card that bears a photographic
- 18 image of the qualifying patient. This subsection applies only if
- 19 the qualifying patient possesses marihuana in forms and amounts
- 20 that do not exceed any combination of the following:
- 21 (1) A combined total of 2.5 ounces of usable marihuana and
- 22 usable marihuana equivalents.
- 23 (2) If the qualifying patient has not specified that a primary
- 24 caregiver will be allowed under state law to cultivate marihuana
- 25 for the qualifying patient, 12 marihuana plants kept in an
- 26 enclosed, locked facility.
- 27 (3) Any incidental amount of seeds, stalks, and unusable
- 28 roots.
- 29 (b) A primary caregiver who has been issued and possesses a



- 1 registry identification card must not be denied any right or
- 2 privilege and is not subject to arrest, prosecution, or penalty in
- 3 any manner, or denied any right or privilege, including, but not
- 4 limited to, civil penalty or disciplinary action by a business or
- 5 occupational or professional licensing board or bureau, for
- 6 assisting a qualifying patient to whom he or she is connected
- 7 through the department's registration process with the medical use
- 8 of marihuana in accordance with this act. The privilege from arrest
- 9 under this subsection applies only if the primary caregiver
- 10 presents both his or her registry identification card and a valid
- 11 driver license or government-issued identification card that bears
- 12 a photographic image of the primary caregiver. This subsection
- 13 applies only if the primary caregiver possesses marihuana in forms
- 14 and amounts that do not exceed any combination of the following:
- 15 (1) For each qualifying patient to whom he or she is connected through the department's registration process, a combined total of
- 17 2.5 ounces of usable marihuana and usable marihuana equivalents.
- 18 (2) For each registered qualifying patient who has specified
- 19 that the primary caregiver will be allowed under state law to
- 20 cultivate marihuana for the qualifying patient, 12 marihuana plants
- 21 kept in an enclosed, locked facility.
- 22 (3) Any incidental amount of seeds, stalks, and unusable
- 23 roots.
- 24 (c) For purposes of determining usable marihuana equivalency,
- 25 the following shall be considered are equivalent to 1 ounce of
- 26 usable marihuana:
- 27 (1) 16 ounces of marihuana-infused product if in a solid form.
- 28 (2) 7 grams of marihuana-infused product if in a gaseous form.
- 29 (3) 36 fluid ounces of marihuana-infused product if in a



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- 2 (d) A person shall An individual must not be denied custody or 3 visitation of a minor for acting in accordance with this act, 4 unless the person's individual's behavior is such that it creates 5 an unreasonable danger to the minor that can be clearly articulated 6 and substantiated.
 - (e) There is a presumption that a qualifying patient or primary caregiver is engaged in the medical use of marihuana in accordance with this act if the qualifying patient or primary caregiver complies with both—all of the following:
 - (1) Is in possession of a registry identification card.
 - (2) Is in possession of an amount of marihuana that does not exceed the amount allowed under this act. The presumption may be rebutted by evidence that conduct related to marihuana was not for the purpose of alleviating the qualifying patient's debilitating medical condition or symptoms associated with the debilitating medical condition, in accordance with this act.
- 18 (3) If applicable, section 1182 of the revised school code, 19 1976 PA 451, MCL 380.1182.
- (f) A registered primary caregiver may receive compensation
 for costs associated with assisting a registered qualifying patient
 in the medical use of marihuana. Any such compensation does not
 constitute the sale of controlled substances.a controlled
 substance.
 - (g) A physician shall must not be denied any right or privilege and is not subject to arrest, prosecution, or penalty in any manner, or denied any right or privilege, including, but not limited to, civil penalty or disciplinary action by the Michigan board of medicine, the Michigan board of osteopathic medicine and



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- 1 surgery, or any other business or occupational or professional
- 2 licensing board or bureau, solely for providing written
- 3 certifications, in the course of a bona fide physician-patient
- 4 relationship and after the physician has completed a full
- 5 assessment of the qualifying patient's medical history, or for
- 6 otherwise stating that, in the physician's professional opinion, a
- 7 patient is likely to receive therapeutic or palliative benefit from
- 8 the medical use of marihuana to treat or alleviate the patient's
- 9 serious or debilitating medical condition or symptoms associated
- 10 with the serious or debilitating medical condition. , provided that
- 11 nothing shall prevent However, this section does not prevent a
- 12 professional licensing board from sanctioning a physician for
- 13 failing to properly evaluate a patient's medical condition or
- 14 otherwise violating the standard of care for evaluating medical
- 15 conditions.
- 16 (h) A person shall An individual must not be denied any right
- 17 or privilege and is not subject to arrest, prosecution, or penalty
- 18 in any manner, or denied any right or privilege, including, but not
- 19 limited to, civil penalty or disciplinary action by a business or
- 20 occupational or professional licensing board or bureau, for
- 21 providing a registered qualifying patient or a registered primary
- 22 caregiver with marihuana paraphernalia for purposes of a qualifying
- 23 patient's medical use of marihuana.
- 24 (i) Any marihuana, marihuana paraphernalia, or licit property
- 25 that is possessed, owned, or used in connection with the medical
- 26 use of marihuana, as allowed under this act, or acts incidental to
- 27 such use, shall the medical use of marihuana under this act, must
- 28 not be seized or forfeited.
- 29 (j) A person shall An individual must not be denied any right



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- 1 or privilege and is not subject to arrest, prosecution, or penalty
- 2 in any manner, or denied any right or privilege, including, but not
- 3 limited to, civil penalty or disciplinary action by a business or
- 4 occupational or professional licensing board or bureau, solely for
- 5 being any of the following:

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- 6 (1) Being in the presence or vicinity of the medical use of 7 marihuana in accordance with this act. 7 or for assisting
 - (2) Assisting a registered qualifying patient with using or administering marihuana.
 - (3) Complying with section 1182 of the revised school code, 1976 PA 451, MCL 380.1182.
- 12 (k) A registry identification card, or its equivalent, that is
- 13 issued under the laws of another state, district, territory,
- 14 commonwealth, or insular possession of the United States that
- 15 allows the medical use of marihuana by a visiting qualifying
- 16 patient, or to allow a person an individual to assist with a
- 17 visiting qualifying patient's medical use of marihuana, shall have
- 18 has the same force and effect as a registry identification card
- 19 issued by the department.
- 20 (l) Any registered qualifying patient or registered primary
- 21 caregiver who sells marihuana to someone who is not allowed the
- 22 medical use of marihuana under this act shall must have his or her
- 23 registry identification card revoked and is guilty of a felony
- 24 punishable by imprisonment for not more than 2 years or a fine of
- 25 not more than \$2,000.00, or both, in addition to any other
- 26 penalties for the distribution of marihuana.
- 27 (m) A person shall An individual must not be denied any right
- 28 or privilege and is not subject to arrest, prosecution, or penalty
- 29 in any manner, or denied any right or privilege, including, but not



- 1 limited to, civil penalty or disciplinary action by a business or
- 2 occupational or professional licensing board or bureau, for
- 3 manufacturing a marihuana-infused product if the person-individual
- 4 is any of the following:
- 5 (1) A registered qualifying patient, manufacturing for his or
- 6 her own personal use.
- 7 (2) A registered primary caregiver, manufacturing for the use
- 8 of a patient to whom he or she is connected through the
- 9 department's registration process.
- 10 (n) A qualifying patient shall not transfer a marihuana-
- 11 infused product or marihuana to any individual.
- 12 (o) A—Except as allowed under section 1182 of the revised
- 13 school code, 1976 PA 451, MCL 380.1182, a primary caregiver shall
- 14 not transfer a marihuana-infused product to any an individual who
- 15 is not a qualifying patient to whom he or she is connected through
- 16 the department's registration process.
- 17 7. Scope of Act.
- 18 Sec. 7. (a) The medical use of marihuana is allowed under
- 19 state law to the extent that it is carried out done in accordance
- 20 with the provisions of this act.
- 21 (b) This act does not permit any person an individual to do
- 22 any of the following:
- 23 (1) Undertake any task under the influence of marihuana, when
- 24 doing so would constitute negligence or professional malpractice.
- 25 (2) Possess marihuana, or otherwise—engage in the medical use
- 26 of marihuana, at any of the following locations:
- 27 (A) In-Except as allowed under section 1182 of the revised
- 28 school code, 1976 PA 451, MCL 380.1182, in a school bus.
- 29 (B) On-Except as allowed under section 1182 of the revised



- $1\,$ school code, 1976 PA 451, MCL 380.1182, on the grounds of any
- 2 preschool or primary or secondary school.
- 3 (C) In any correctional facility.
- 4 (3) Smoke marihuana at any of the following locations:
- 5 (A) On any form of public transportation.
- 6 (B) In any public place.
- 7 (4) Operate, navigate, or be in actual physical control of any
- 8 motor vehicle, aircraft, snowmobile, off-road recreational vehicle,
- 9 or motorboat while under the influence of marihuana.
- 10 (5) Use marihuana if that person individual does not have a11 serious or debilitating medical condition.
- (6) Separate plant resin from a marihuana plant by butane
 extraction in any public place or motor vehicle, or inside or
 within the curtilage of any residential structure.
- (7) Separate plant resin from a marihuana plant by butane
 extraction in a manner that demonstrates a failure to exercise
 reasonable care or reckless disregard for the safety of others.
- 18 (c) Nothing in this act shall be construed to require requires
 19 any of the following:
 - (1) A government medical assistance program or commercial or non-profit health insurer to reimburse a person an individual for costs associated with the medical use of marihuana.
- (2) An employer to accommodate the ingestion of marihuana in
 any workplace or any employee working while under the influence of
 marihuana.
- 26 (3) A private property owner to lease residential property to
 27 any person—individual who smokes or cultivates marihuana on the
 28 premises, if the prohibition against smoking or cultivating
 29 marihuana is in the written lease.



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- 1 (d) Fraudulent representation to a law enforcement official of
 2 any fact or circumstance relating to the medical use of marihuana
 3 to avoid arrest or prosecution is punishable by a fine of \$500.00,
 4 which is in addition to any other penalties that may apply for
 5 making a false statement or for the use of marihuana other than use
 6 undertaken pursuant to in compliance with this act.
- 7 (e) All other acts and parts of acts inconsistent with this8 act do not apply to the medical use of marihuana as provided for by9 this act.
- Enacting section 1. This amendatory act does not take effect unless Senate Bill No. ____ or House Bill No. 6273 (request no. 12 05941'20) of the 100th Legislature is enacted into law.