

- 1.1 Senator moves to amend S.F. No. 73 as follows:
- 1.2 Page 2, line 38, delete "cannabinoid" and insert "cannabis"
- 1.3 Page 2, line 39, after "products" insert "or lower-potency hemp edibles"
- 1.4 Page 2, line 41, delete "cannabinoid" and insert "cannabis"
- 1.5 Page 3, line 1, delete "edible products" and insert "hemp edibles"
- 1.6 Page 3, line 2, after "business" insert "or hemp business"
- 1.7 Page 4, after line 20, insert:
- 1.8 "(7) cannabis transporter;"
- 1.9 Page 4, line 21, delete "(7)" and insert "(8)"
- 1.10 Page 4, line 22, delete "(8)" and insert "(9)"
- 1.11 Page 4, line 23, delete "(9)" and insert "(10)"
- 1.12 Page 4, line 24, delete "(10)" and insert "(11)"
- 1.13 Page 4, line 25, delete "(11)" and insert "(12)"
- 1.14 Page 4, line 26, delete "(12)" and insert "(13)"
- 1.15 Page 5, line 28, delete everything after "products"
- 1.16 Page 5, line 29, delete everything before "and"
- 1.17 Page 6, line 14, delete "cannabinoid" and insert "cannabis"
- 1.18 Page 9, line 1, delete "artificially" and insert "synthetically" and after the first comma,
- 1.19 insert "hemp concentrate, "
- 1.20 Page 12, line 9, after "business" insert "or hemp business"
- 1.21 Page 15, line 23, after "cannabis" insert "industry"
- 1.22 Page 16, line 5, after "to" insert "adult-use" and after the first comma insert "adult-use"
- 1.23 Page 17, line 2, delete "cannabinoid" and insert "cannabis"
- 1.24 Page 17, line 3, after "of" insert "adult-use" and delete "cannabinoid" and insert "adult-use
- 1.25 cannabis"
- 1.26 Page 17, line 4, delete "and" and insert a comma and after "microbusinesses" insert ",
- 1.27 and licensed cannabis mezzobusinesses"

- 2.1 Page 17, line 5, after "sell" insert "adult-use" and delete "cannabinoid" and insert
- 2.2 "adult-use cannabis"
- 2.3 Page 18, line 29, delete "in"
- 2.4 Page 22, line 13, after "industry" insert "and hemp consumer industry"
- 2.5 Page 25, line 13, after "OF" insert "ADULT-USE" and delete the comma and insert
- 2.6 "AND ADULT-USE CANNABIS" and delete ", AND" and insert a period
- 2.7 Page 25, delete line 14
- 2.8 Page 25, line 21, after "of" insert "adult-use"
- 2.9 Page 25, line 22, before "cannabis" insert "adult-use"
- 2.10 Page 25, line 25, after "of" insert "adult-use" and after the first comma insert "adult-use"
- 2.11 Page 25, line 27, before "cannabis" insert "adult-use"
- 2.12 Page 26, line 11, after "any" insert "adult-use" and after the first comma insert "adult-use"
- 2.13 Page 26, line 17, after the second "to" insert "adult-use"
- 2.14 Page 26, line 18, after the first comma, insert "adult-use"
- 2.15 Page 27, lines 1, 4, 7, 8, 11, 13, and 16, delete "cannabinoid" and insert "cannabis"
- 2.16 Page 28, line 21, after "of" insert "adult-use"
- 2.17 Page 28, line 22, after "and" insert "adult-use"
- 2.18 Page 29, line 12, after "consuming" insert "adult-use" and after the first comma insert
- 2.19 "adult-use"
- 2.20 Page 29, line 17, after "cannabis" insert "flower"
- 2.21 Page 30, line 9, delete "artificially" and insert "synthetically"
- 2.22 Page 31, line 5, delete "edible products" and insert "edibles"
- 2.23 Page 36, line 21, delete "or cannabinoid products"
- 2.24 Page 37, line 25, delete "paragraphs" and insert "paragraph"
- 2.25 Page 44, line 16, after the first comma, insert "or" and delete ", or cannabinoid product"
- 2.26 Page 44, line 34, delete "or cannabinoid product" and insert "cannabis product,
- 2.27 lower-potency hemp edible, or hemp-derived consumer product,"

- 3.1 Page 45, line 12, delete "or cannabinoid" and insert "lower-potency hemp edible, or
3.2 hemp-derived consumer"
- 3.3 Page 46, line 5, after "business" insert "or hemp business"
- 3.4 Page 50, line 34, delete "2" and insert "1"
- 3.5 Page 51, line 2, delete "3" and insert "2"
- 3.6 Page 51, line 5, delete "4" and insert "3"
- 3.7 Page 51, line 8, delete "5" and insert "4"
- 3.8 Page 52, line 19, delete "cannabinoid" and insert "cannabis"
- 3.9 Page 52, line 32, delete "edible products" and insert "hemp edibles"
- 3.10 Page 53, line 8, delete "cannabinoid" and insert "cannabis"
- 3.11 Page 53, lines 20 and 22, after the first "products," insert "lower-potency hemp edibles,"
- 3.12 Page 53, line 25, delete "cannabinoid" and insert "cannabis"
- 3.13 Page 54, line 16, after "products," insert "lower-potency hemp edibles,"
- 3.14 Page 54, line 21, after "business" insert a comma and after "products" insert ",
3.15 lower-potency hemp edibles,"
- 3.16 Page 54, line 22, delete "manufacturers" and insert "manufactures"
- 3.17 Page 54, line 24, after "products," insert "lower-potency hemp edibles,"
- 3.18 Page 54, line 28, delete "cannabinoid" and insert "cannabis" and after "products," insert
3.19 "lower-potency hemp edibles, hemp-derived consumer products,"
- 3.20 Page 55, lines 5, 8, 14, 26, 27, 29, and 31, delete "cannabinoid" and insert "cannabis"
- 3.21 Page 56, line 1, delete "cannabinoid" and insert "cannabis"
- 3.22 Page 59, line 2, delete "cannabinoid" and insert "cannabis" and after "products," insert
3.23 "lower-potency hemp edibles"
- 3.24 Page 59, line 16, after "purchase" insert "adult-use"
- 3.25 Page 59, line 17, after the first comma, insert "adult-use"
- 3.26 Page 60, line 29, delete "artificially" and insert "synthetically"
- 3.27 Page 61, line 1, delete "artificially" and insert "synthetically"
- 3.28 Page 61, line 6, after the first comma, insert "lower-potency hemp edibles, "

- 4.1 Page 63, lines 4 and 8, before "cannabis" insert "adult-use"
- 4.2 Page 65, line 27, delete "Seed" and insert "Genetically engineered organism release"
- 4.3 Page 66, line 29, delete "artificially" and insert "synthetically"
- 4.4 Page 67, line 16, delete "artificially" and insert "synthetically"
- 4.5 Page 68, line 24, before "CANNABIS" insert "ADULT-USE"
- 4.6 Page 68, line 27, after the first comma insert "adult-use" and after the second comma
- 4.7 insert "adult-use" and after the third comma insert "and"
- 4.8 Page 68, line 29, after the fourth comma insert "and"
- 4.9 Page 68, line 30, delete everything after the comma and insert a semicolon
- 4.10 Page 69, line 13, delete "cannabinoid" and insert "cannabis" and after "products," insert
- 4.11 "lower-potency hemp edibles, "
- 4.12 Page 70, line 15, after the first "cannabis" insert "flower"
- 4.13 Page 70, line 21, before the first "cannabis" insert "adult-use" and before the second
- 4.14 "cannabis" insert "adult-use"
- 4.15 Page 70, line 30, delete "artificially" and insert "synthetically"
- 4.16 Page 71, line 17, delete "artificially" and insert "synthetically"
- 4.17 Page 72, line 6, after "cannabis" insert "flower" and delete "cannabinoid" and insert
- 4.18 "cannabis"
- 4.19 Page 73, line 21, delete everything after "or" and insert "Sunday before 11:00 a.m. or
- 4.20 after 6:00 p.m."
- 4.21 Page 73, delete line 22
- 4.22 Page 75, line 22, delete the first comma and insert "and" and delete everything after
- 4.23 "flower"
- 4.24 Page 75, line 23, delete "parts"
- 4.25 Page 75, line 24, after "manufacturer," insert "or" and delete everything after "wholesaler"
- 4.26 and insert a semicolon
- 4.27 Page 75, after line 24, insert:
- 4.28 "(7) purchase hemp plant parts from an industrial hemp grower;"
- 4.29 Page 75, line 25, delete "(7)" and insert "(8)"

- 5.1 Page 75, line 27, after "manufacturer," insert "or" and delete ", or a licensed hemp
5.2 grower"
- 5.3 Page 75, line 30, delete "(8)" and insert "(9)"
- 5.4 Page 76, line 1, delete "(9)" and insert "(10)"
- 5.5 Page 76, line 4, delete "(10)" and insert "(11)"
- 5.6 Page 76, line 6, delete "(11)" and insert "(12)"
- 5.7 Page 77, line 6, delete "synthetic" and insert "synthetically derived"
- 5.8 Page 78, line 6, delete "cannabinoid" and insert "cannabis"
- 5.9 Page 78, line 31, delete "artificially" and insert "synthetically"
- 5.10 Page 79, line 13, after the fourth comma insert "and"
- 5.11 Page 79, line 14, delete everything after "microbusinesses" and insert a semicolon
- 5.12 Page 79, after line 14, insert:
5.13 "(2) purchase hemp plan parts from industrial hemp growers;"
- 5.14 Page 79, line 15, delete "(2)" and insert "(3)"
- 5.15 Page 79, line 18, delete "(3)" and insert "(4)"
- 5.16 Page 79, line 19, delete "(4)" and insert "(5)" and delete "edible products" and insert
5.17 "edibles"
- 5.18 Page 79, line 22, delete "(5)" and insert "(6)"
- 5.19 Page 80, line 24, delete the first comma and insert "and" and delete everything after
5.20 "flower"
- 5.21 Page 80, line 25, delete "parts"
- 5.22 Page 80, line 26, after the first comma insert "or" and delete everything after "wholesaler"
5.23 and insert a semicolon
- 5.24 Page 80, line 27, delete "artificially" and insert "synthetically"
- 5.25 Page 80, line 28, after the third comma insert "or"
- 5.26 Page 80, line 29, delete ", or a licensed hemp grower"
- 5.27 Page 80, after line 30, insert:
5.28 "(8) purchase hemp plant parts from a licensed hemp grower;"

- 6.1 Page 81, line 1, delete "(8)" and insert "(9)"
- 6.2 Page 81, line 3, delete "(9)" and insert "(10)"
- 6.3 Page 81, line 6, delete "(10)" and insert "(11)"
- 6.4 Page 82, line 6, delete "synthetic" and insert "synthetically derived"
- 6.5 Page 83, line 27, delete "edible products" and insert "edibles"
- 6.6 Page 89, line 24, delete "cannabinoid" and insert "cannabis"
- 6.7 Page 93, lines 1 and 16, delete "cannabinoid" and insert "cannabis"
- 6.8 Page 93, line 20, delete "form" and insert "from"
- 6.9 Page 95, line 7, delete "cannabinoid" and insert "cannabis"
- 6.10 Page 95, line 33, delete "edible products" and insert "hemp edibles"
- 6.11 Page 96, line 9, before "edible" insert "hemp" and delete "product"
- 6.12 Page 96, lines 24 and 30, after "lower-potency" insert "hemp" and delete "product"
- 6.13 Page 97, line 1, after "lower-potency" insert "hemp" and delete "product"
- 6.14 Page 97, line 24, delete "cannabinoid" and insert "cannabis"
- 6.15 Page 101, lines 12 and 23, delete "cannabinoid" and insert "cannabis"
- 6.16 Page 102, line 5, delete "cannabinoid" and insert "cannabis"
- 6.17 Page 103, line 12, after the first comma, insert "and" and delete everything after
- 6.18 "manufacturers" and insert a semicolon
- 6.19 Page 103, after line 12, insert:
- 6.20 "(2) purchase hemp plant parts from industrial hemp growers;"
- 6.21 Page 103, line 13, delete "(2)" and insert "(3)"
- 6.22 Page 103, line 14, delete "(3)" and insert "(4)"
- 6.23 Page 103, line 15, delete "(4)" and insert "(5)"
- 6.24 Page 103, line 16, delete "(5)" and insert "(6)"
- 6.25 Page 103, line 17, delete "(6)" and insert "(7)"
- 6.26 Page 103, line 19, delete "(7)" and insert "(8)"
- 6.27 Page 104, line 23, delete "cannabinoid" and insert "cannabis"

7.1 Page 106, line 2, delete the first comma and insert "and" and delete the comma

7.2 Page 106, line 3, delete everything before the semicolon

7.3 Page 106, after line 3, insert:

7.4 "(2) purchase hemp plant parts from industrial hemp growers"

7.5 Page 106, line 4, delete "(2)" and insert "(3)"

7.6 Page 106, line 5, delete "(3)" and insert "(4)"

7.7 Page 106, line 7, delete "(4)" and insert "(5)"

7.8 Page 106, line 8, delete "(5)" and insert "(6)"

7.9 Page 106, line 10, delete "(6)" and insert "(7)"

7.10 Page 124, line 28, delete the comma

7.11 Page 127, delete subdivision 5, and insert:

7.12 "Subd. 5. **Test results.** (a) If a sample meets the applicable testing standards, a cannabis
7.13 testing facility shall issue a certification to a cannabis microbusiness, cannabis
7.14 mezzobusiness, cannabis cultivator, cannabis manufacturer, cannabis wholesaler with an
7.15 endorsement to import products, lower-potency hemp edible manufacturer, medical cannabis
7.16 cultivator, or medical cannabis processor, and the cannabis business or hemp business may
7.17 then sell or transfer the batch of cannabis flower, cannabis products, synthetically derived
7.18 cannabinoids, lower-potency hemp edibles, or hemp-derived consumer products from which
7.19 the sample was taken to another cannabis business or hemp business, or offer the cannabis
7.20 flower, cannabis products, lower-potency hemp edibles, or hemp-derived consumer products
7.21 for sale to customers or patients. If a sample does not meet the applicable testing standards
7.22 or if the testing facility is unable to test for a substance identified pursuant to subdivision
7.23 4, paragraph (b), the batch from which the sample was taken shall be subject to procedures
7.24 established by the office for such batches, including destruction, remediation, or retesting.

7.25 (b) A cannabis microbusiness, cannabis mezzobusiness, cannabis cultivator, cannabis
7.26 manufacturer, cannabis wholesaler with an endorsement to import products, lower-potency
7.27 hemp edible manufacturer, medical cannabis cultivator, or medical cannabis processor must
7.28 maintain the test results for cannabis flower, cannabis products, synthetically derived
7.29 cannabinoids, lower-potency hemp edibles, or hemp-derived consumer products grown,
7.30 manufactured, or imported by that cannabis business or hemp business for at least five years
7.31 after the date of testing.

8.1 (c) A cannabis microbusiness, cannabis mezzobusiness, cannabis cultivator, cannabis
8.2 manufacturer, cannabis wholesaler with an endorsement to import products, lower-potency
8.3 hemp edible manufacturer, medical cannabis cultivator, or medical cannabis processor shall
8.4 make test results maintained by that cannabis business or hemp business available for review
8.5 by any member of the public, upon request. Test results made available to the public must
8.6 be in plain language."

8.7 Page 128, lines 10, 18, and 20, delete "product"

8.8 Page 128, line 21, delete "cannabinoid" and insert "cannabis" and delete the second
8.9 "product"

8.10 Page 131, line 14, delete "edible products" and insert "hemp edibles"

8.11 Page 133, line 21, delete "cannabinoid" and insert "cannabis"

8.12 Page 136, line 25, delete "342.61" and insert "342.62"

8.13 Page 145, line 10, delete "cannabinoid" and insert "cannabis"

8.14 Page 175, line 22, delete "Cannabinoid" and insert "Cannabis" and delete "Cannabinoid"
8.15 and insert "Cannabis"

8.16 Page 175, line 23, delete "2" and insert "19"

8.17 Page 175, line 27, delete "3" and insert "14"

8.18 Page 175, line 31, delete "16" and insert "15"

8.19 Page 176, line 3, delete "cannabinoid" and insert "cannabis" and delete "cannabinoid"
8.20 and insert "cannabis"

8.21 Page 176, line 8, delete "19" and insert "18"

8.22 Page 179, line 18, delete "cannabinoid" and insert "cannabis"

8.23 Page 187, lines 1 and 11, delete "cannabinoid" and insert "cannabis"

8.24 Page 197, line 19, after the third comma, insert "for any purposes" and delete "but not
8.25 limited for"

8.26 Page 205, line 5, delete "16" and insert "15"

8.27 Page 205, lines 24 and 30, delete "cannabinoid" and insert "cannabis"

8.28 Page 205, line 25, delete "2" and insert "4"

8.29 Page 205, line 27, delete "4" and insert "3"

9.1 Page 206, lines 6, 12, 14, 15, 18, and 28, delete "cannabinoid" and insert "cannabis"

9.2 Page 207, lines 2, 9, and 12, delete "cannabinoid" and insert "cannabis"

9.3 Page 207, line 7, delete "16" and insert "15"

9.4 Page 208, delete section 6, and insert:

9.5 "Sec. 6. Minnesota Statutes 2022, section 34A.01, subdivision 4, as proposed to be amended
9.6 by S.F. No. 73, article 7, section 1, is amended to read:

9.7 Subd. 4. **Food.** "Food" means every ingredient used for, entering into the consumption
9.8 of, or used or intended for use in the preparation of food, drink, confectionery, or condiment
9.9 for humans or other animals, whether simple, mixed, or compound; and articles used as
9.10 components of these ingredients, except that edible ~~cannabinoid~~ cannabis products, as
9.11 defined in section ~~151.72, subdivision 1, paragraph (f)~~ 342.01, subdivision 29, and
9.12 lower-potency hemp edibles, as defined in section 342.01, subdivision 49, are not food.

9.13 **EFFECTIVE DATE.** This section is effective July 1, 2024."

9.14 Page 210, line 25, after "flower" insert "and cannabis products" and delete "and the use
9.15 of"

9.16 Page 210, line 26, delete everything before "in"

9.17 Page 210, line 32, after "flower" insert "and"

9.18 Page 211, line 1, delete everything before "cannabis" and after "products" insert "use"

9.19 Pages 212 to 219, delete sections 12 to 22

9.20 Page 219, line 18, after the period, insert "This section expires January 1, 2024."

9.21 Page 220, line 4, delete "16" and insert "15" and delete "2" and insert "19"

9.22 Page 220, line 20, delete "16" and insert "15"

9.23 Page 220, line 21, delete "2" and insert "19"

9.24 Page 221, line 6, delete "16" and insert "15"

9.25 Page 221, line 7, delete "2" and insert "19"

9.26 Page 222, line 8, delete "cannabinoid" and insert "cannabis"

9.27 Page 223, line 15, delete "cannabinoid" and insert "cannabis"

9.28 Page 236, line 17, after "LOWER-POTENCY" insert "HEMP"

9.29 Page 236, line 18, delete "PRODUCTS" and insert "RETAILER"

10.1 Page 236, line 23, before "edible" insert "hemp" and delete "product"

10.2 Page 237, delete section 49, and insert:

10.3 "Sec. 49. Minnesota Statutes 2022, section 340A.412, subdivision 14, as proposed to be
10.4 amended by S.F. No. 73, article 7, section 4, is amended to read:

10.5 Subd. 14. **Exclusive liquor stores.** (a) Except as otherwise provided in this subdivision,
10.6 an exclusive liquor store may sell only the following items:

10.7 (1) alcoholic beverages;

10.8 (2) tobacco products;

10.9 (3) ice;

10.10 (4) beverages, either liquid or powder, specifically designated for mixing with intoxicating
10.11 liquor;

10.12 (5) soft drinks;

10.13 (6) liqueur-filled candies;

10.14 (7) food products that contain more than one-half of one percent alcohol by volume;

10.15 (8) cork extraction devices;

10.16 (9) books and videos on the use of alcoholic beverages;

10.17 (10) magazines and other publications published primarily for information and education
10.18 on alcoholic beverages;

10.19 (11) multiple-use bags designed to carry purchased items;

10.20 (12) devices designed to ensure safe storage and monitoring of alcohol in the home, to
10.21 prevent access by underage drinkers;

10.22 (13) home brewing equipment;

10.23 (14) clothing marked with the specific name, brand, or identifying logo of the exclusive
10.24 liquor store, and bearing no other name, brand, or identifying logo;

10.25 (15) citrus fruit;

10.26 (16) glassware; and

10.27 (17) ~~edible cannabinoid products as defined in section 151.72, subdivision 1, paragraph~~

10.28 ~~(f)~~ lower-potency hemp edibles as defined in section 342.01, subdivision 49.

11.1 (b) An exclusive liquor store that has an on-sale, or combination on-sale and off-sale
11.2 license may sell food for on-premise consumption when authorized by the municipality
11.3 issuing the license.

11.4 (c) An exclusive liquor store may offer live or recorded entertainment.

11.5 **EFFECTIVE DATE.** This section is effective July 1, 2024."

11.6 Page 247, after line 25, insert:

11.7 "(e) Minnesota Statutes 2022, section 151.72, is repealed."

11.8 Page 247, line 27, after the second period, insert "Paragraph (e) is effective July 1, 2024."

11.9 Page 248, delete lines 9 and 20

11.10 Page 253, line 24, delete "an"

11.11 Page 256, delete line 21

11.12 Page 256, before line 22, insert:

11.13 "Sec. 4. Minnesota Statutes 2022, section 152.22, is amended by adding a subdivision to
11.14 read:

11.15 Subd. 5d. **Indian lands.** (a) "Indian lands" means all lands within the limits of any Indian
11.16 reservation within the boundaries of Minnesota and any lands within the boundaries of
11.17 Minnesota title to which are either held in trust by the United States or over which an Indian
11.18 Tribe exercises governmental power.

11.19 (b) This subdivision expires January 1, 2024.

11.20 Sec. 5. Minnesota Statutes 2022, section 152.22, is amended by adding a subdivision to
11.21 read:

11.22 Subd. 15. **Tribal medical cannabis board.** (a) "Tribal medical cannabis board" means
11.23 an agency established by each federally recognized Tribal government and duly authorized
11.24 by that Tribe's governing body to perform regulatory oversight and monitor compliance
11.25 with a Tribal medical cannabis program and applicable regulations.

11.26 (b) This subdivision expires January 1, 2024.

12.1 Sec. 6. Minnesota Statutes 2022, section 152.22, is amended by adding a subdivision to
12.2 read:

12.3 Subd. 16. **Tribal medical cannabis program.** (a) "Tribal medical cannabis program"
12.4 means a program established by a federally recognized Tribal government within the
12.5 boundaries of Minnesota regarding the commercial production, processing, sale or
12.6 distribution, and possession of medical cannabis and medical cannabis products.

12.7 (b) This subdivision expires January 1, 2024.

12.8 Sec. 7. Minnesota Statutes 2022, section 152.22, is amended by adding a subdivision to
12.9 read:

12.10 Subd. 17. **Tribal medical cannabis program manufacturer.** (a)"Tribal medical cannabis
12.11 program manufacturer" means an entity designated by a Tribal medical cannabis board
12.12 within the boundaries of Minnesota or a federally recognized Tribal government within the
12.13 boundaries of Minnesota to engage in production, processing, and sale or distribution of
12.14 medical cannabis and medical cannabis products under that Tribe's Tribal medical cannabis
12.15 program.

12.16 (b) This subdivision expires January 1, 2024.

12.17 Sec. 8. Minnesota Statutes 2022, section 152.22, is amended by adding a subdivision to
12.18 read:

12.19 Subd. 18. **Tribal medical cannabis program patient.** (a) "Tribal medical cannabis
12.20 program patient" means a person who possesses a valid registration verification card or
12.21 equivalent document that is issued under the laws or regulations of a Tribal nation within
12.22 the boundaries of Minnesota and that verifies that the person is enrolled in or authorized to
12.23 participate in that Tribal nation's Tribal medical cannabis program.

12.24 (b) This subdivision expires January 1, 2024.

12.25 Sec. 9. Minnesota Statutes 2022, section 152.29, subdivision 4, is amended to read:

12.26 Subd. 4. **Report.** (a) Each manufacturer shall report to the commissioner on a monthly
12.27 basis the following information on each individual patient for the month prior to the report:

12.28 (1) the amount and dosages of medical cannabis distributed;

12.29 (2) the chemical composition of the medical cannabis; and

12.30 (3) the tracking number assigned to any medical cannabis distributed.

13.1 (b) For transactions involving Tribal medical cannabis program patients, each
13.2 manufacturer shall report to the commissioner on a weekly basis the following information
13.3 on each individual Tribal medical cannabis program patient for the week prior to the report:

13.4 (1) the name of the Tribal medical cannabis program in which the Tribal medical cannabis
13.5 program patient is enrolled;

13.6 (2) the amount and dosages of medical cannabis distributed;

13.7 (3) the chemical composition of the medical cannabis distributed; and

13.8 (4) the tracking number assigned to the medical cannabis distributed.

13.9 Sec. 10. Minnesota Statutes 2022, section 152.29, is amended by adding a subdivision to
13.10 read:

13.11 Subd. 5. **Distribution to Tribal medical cannabis program patient.** (a) A manufacturer
13.12 may distribute medical cannabis in accordance with subdivisions 1 to 4 to a Tribal medical
13.13 cannabis program patient.

13.14 (b) Prior to distribution, the Tribal medical cannabis program patient must provide to
13.15 the manufacturer:

13.16 (1) a valid medical cannabis registration verification card or equivalent document issued
13.17 by a Tribal medical cannabis program that indicates that the Tribal medical cannabis program
13.18 patient is authorized to use medical cannabis on Indian lands over which the Tribe has
13.19 jurisdiction; and

13.20 (2) a valid photographic identification card issued by the Tribal medical cannabis
13.21 program, a valid driver's license, or a valid state identification card.

13.22 (c) A manufacturer shall distribute medical cannabis to a Tribal medical cannabis program
13.23 patient only in a form allowed under section 152.22, subdivision 6.

13.24 (d) This subdivision expires January 1, 2024.

13.25 Sec. 11. **[152.291] TRIBAL MEDICAL CANNABIS PROGRAM MANUFACTURER**
13.26 **TRANSPORTATION.**

13.27 (a) A Tribal medical cannabis program manufacturer may transport medical cannabis
13.28 to testing laboratories in the state and to other Indian lands.

13.29 (b) A Tribal medical cannabis program manufacturer must staff a motor vehicle used to
13.30 transport medical cannabis with at least two employees of the manufacturer. Each employee

14.1 in the transport vehicle must carry identification specifying that the employee is an employee
14.2 of the manufacturer, and one employee in the transport vehicle must carry a detailed
14.3 transportation manifest that includes the place and time of departure, the address of the
14.4 destination, and a description and count of the medical cannabis being transported.

14.5 (c) This section expires January 1, 2024.

14.6 Sec. 12. Minnesota Statutes 2022, section 152.30, is amended to read:

14.7 **152.30 PATIENT DUTIES.**

14.8 (a) A patient shall apply to the commissioner for enrollment in the registry program by
14.9 submitting an application as required in section 152.27 and an annual registration fee as
14.10 determined under section 152.35.

14.11 (b) As a condition of continued enrollment, patients shall agree to:

14.12 (1) continue to receive regularly scheduled treatment for their qualifying medical
14.13 condition from their health care practitioner; and

14.14 (2) report changes in their qualifying medical condition to their health care practitioner.

14.15 (c) A patient shall only receive medical cannabis from a registered manufacturer or
14.16 Tribal medical cannabis program but is not required to receive medical cannabis products
14.17 from only a registered manufacturer or Tribal medical cannabis program.

14.18 Sec. 13. Minnesota Statutes 2022, section 152.32, is amended to read:

14.19 **152.32 PROTECTIONS FOR REGISTRY PROGRAM OR TRIBAL MEDICAL**
14.20 **CANNABIS PROGRAM PARTICIPATION.**

14.21 Subdivision 1. **Presumption.** (a) There is a presumption that a patient enrolled in the
14.22 registry program under sections 152.22 to 152.37 or a Tribal medical cannabis program
14.23 patient is engaged in the authorized use of medical cannabis.

14.24 (b) The presumption may be rebutted by evidence that:

14.25 (1) a patient's conduct related to use of medical cannabis was not for the purpose of
14.26 treating or alleviating the patient's qualifying medical condition or symptoms associated
14.27 with the patient's qualifying medical condition; or

14.28 (2) a Tribal medical cannabis program patient's use of medical cannabis was not for a
14.29 purpose authorized by the Tribal medical cannabis program.

15.1 Subd. 2. **Criminal and civil protections.** (a) Subject to section 152.23, the following
15.2 are not violations under this chapter:

15.3 (1) use or possession of medical cannabis or medical cannabis products by a patient
15.4 enrolled in the registry program, ~~or~~; possession by a registered designated caregiver or the
15.5 parent, legal guardian, or spouse of a patient if the parent, legal guardian, or spouse is listed
15.6 on the registry verification; or use or possession of medical cannabis or medical cannabis
15.7 products by a Tribal medical cannabis program patient;

15.8 (2) possession, dosage determination, or sale of medical cannabis or medical cannabis
15.9 products by a medical cannabis manufacturer, employees of a manufacturer, a Tribal medical
15.10 cannabis program manufacturer, employees of a Tribal medical cannabis program
15.11 manufacturer, a laboratory conducting testing on medical cannabis, or employees of the
15.12 laboratory; and

15.13 (3) possession of medical cannabis or medical cannabis products by any person while
15.14 carrying out the duties required under sections 152.22 to 152.37.

15.15 (b) Medical cannabis obtained and distributed pursuant to sections 152.22 to 152.37 and
15.16 associated property is not subject to forfeiture under sections 609.531 to 609.5316.

15.17 (c) The commissioner, members of a Tribal medical cannabis board, the commissioner's
15.18 or Tribal medical cannabis board's staff, the commissioner's or Tribal medical cannabis
15.19 board's agents or contractors, and any health care practitioner are not subject to any civil or
15.20 disciplinary penalties by the Board of Medical Practice, the Board of Nursing, or by any
15.21 business, occupational, or professional licensing board or entity, solely for ~~the~~ participation
15.22 in the registry program under sections 152.22 to 152.37 or in a Tribal medical cannabis
15.23 program. A pharmacist licensed under chapter 151 is not subject to any civil or disciplinary
15.24 penalties by the Board of Pharmacy when acting in accordance with the provisions of
15.25 sections 152.22 to 152.37. Nothing in this section affects a professional licensing board
15.26 from taking action in response to violations of any other section of law.

15.27 (d) Notwithstanding any law to the contrary, the commissioner, the governor of
15.28 Minnesota, or an employee of any state agency may not be held civilly or criminally liable
15.29 for any injury, loss of property, personal injury, or death caused by any act or omission
15.30 while acting within the scope of office or employment under sections 152.22 to 152.37.

15.31 (e) Federal, state, and local law enforcement authorities are prohibited from accessing
15.32 the patient registry under sections 152.22 to 152.37 except when acting pursuant to a valid
15.33 search warrant.

16.1 (f) Notwithstanding any law to the contrary, neither the commissioner nor a public
16.2 employee may release data or information about an individual contained in any report,
16.3 document, or registry created under sections 152.22 to 152.37 or any information obtained
16.4 about a patient participating in the program, except as provided in sections 152.22 to 152.37.

16.5 (g) No information contained in a report, document, or registry or obtained from a patient
16.6 under sections 152.22 to 152.37 or from a Tribal medical cannabis program patient may be
16.7 admitted as evidence in a criminal proceeding unless independently obtained or in connection
16.8 with a proceeding involving a violation of sections 152.22 to 152.37.

16.9 (h) Notwithstanding section 13.09, any person who violates paragraph (e) or (f) is guilty
16.10 of a gross misdemeanor.

16.11 (i) An attorney may not be subject to disciplinary action by the Minnesota Supreme
16.12 Court, a Tribal court, or the professional responsibility board for providing legal assistance
16.13 to prospective or registered manufacturers or others related to activity that is no longer
16.14 subject to criminal penalties under state law pursuant to sections 152.22 to 152.37, or for
16.15 providing legal assistance to a Tribal medical cannabis program or a Tribal medical cannabis
16.16 program manufacturer.

16.17 (j) ~~Possession of a registry verification or application for enrollment in the program by~~
16.18 ~~a person entitled to possess or apply for enrollment in the registry program does~~ The
16.19 following do not constitute probable cause or reasonable suspicion, nor and shall it not be
16.20 used to support a search of the person or property of the person possessing or applying for
16.21 the registry verification or equivalent, or otherwise subject the person or property of the
16.22 person to inspection by any governmental agency.:

16.23 (1) possession of a registry verification or application for enrollment in the registry
16.24 program by a person entitled to possess a registry verification or apply for enrollment in
16.25 the registry program; or

16.26 (2) possession of a verification or equivalent issued by a Tribal medical cannabis program
16.27 or application for enrollment in a Tribal medical cannabis program by a person entitled to
16.28 possess such a verification or application.

16.29 Subd. 3. **Discrimination prohibited.** (a) No school or landlord may refuse to enroll or
16.30 lease to and may not otherwise penalize a person solely for the person's status as a patient
16.31 enrolled in the registry program under sections 152.22 to 152.37 or for the person's status
16.32 as a Tribal medical cannabis program patient, unless failing to do so would violate federal
16.33 law or regulations or cause the school or landlord to lose a monetary or licensing-related
16.34 benefit under federal law or regulations.

17.1 (b) For the purposes of medical care, including organ transplants, a registry program
17.2 enrollee's use of medical cannabis under sections 152.22 to 152.37, or a Tribal medical
17.3 cannabis program patient's use of medical cannabis as authorized by the Tribal medical
17.4 cannabis program, is considered the equivalent of the authorized use of any other medication
17.5 used at the discretion of a physician, advanced practice registered nurse, or physician assistant
17.6 and does not constitute the use of an illicit substance or otherwise disqualify a patient from
17.7 needed medical care.

17.8 (c) Unless a failure to do so would violate federal law or regulations or cause an employer
17.9 to lose a monetary or licensing-related benefit under federal law or regulations, an employer
17.10 may not discriminate against a person in hiring, termination, or any term or condition of
17.11 employment, or otherwise penalize a person, if the discrimination is based upon ~~either~~ any
17.12 of the following:

17.13 (1) the person's status as a patient enrolled in the registry program under sections 152.22
17.14 to 152.37; ~~or~~

17.15 (2) the person's status as a Tribal medical cannabis program patient; or

17.16 ~~(2)~~ (3) a patient's positive drug test for cannabis components or metabolites, unless the
17.17 patient used, possessed, or was impaired by medical cannabis on the premises of the place
17.18 of employment or during the hours of employment.

17.19 (d) An employee who is required to undergo employer drug testing pursuant to section
17.20 181.953 may present verification of enrollment in the patient registry or of enrollment in a
17.21 Tribal medical cannabis program as part of the employee's explanation under section 181.953,
17.22 subdivision 6.

17.23 (e) A person shall not be denied custody of a minor child or visitation rights or parenting
17.24 time with a minor child solely based on the person's status as a patient enrolled in the registry
17.25 program under sections 152.22 to 152.37, or on the person's status as a Tribal medical
17.26 cannabis program patient. There shall be no presumption of neglect or child endangerment
17.27 for conduct allowed under sections 152.22 to 152.37 or under a Tribal medical cannabis
17.28 program, unless the person's behavior is such that it creates an unreasonable danger to the
17.29 safety of the minor as established by clear and convincing evidence.

17.30 Sec. 14. Minnesota Statutes 2022, section 152.33, subdivision 1, is amended to read:

17.31 Subdivision 1. **Intentional diversion; criminal penalty.** In addition to any other
17.32 applicable penalty in law, a manufacturer or an agent of a manufacturer who intentionally
17.33 transfers medical cannabis to a person other than another registered manufacturer, a patient,

18.1 a Tribal medical cannabis program patient, a registered designated caregiver or, if listed on
18.2 the registry verification, a parent, legal guardian, or spouse of a patient is guilty of a felony
18.3 punishable by imprisonment for not more than two years or by payment of a fine of not
18.4 more than \$3,000, or both. A person convicted under this subdivision may not continue to
18.5 be affiliated with the manufacturer and is disqualified from further participation under
18.6 sections 152.22 to 152.37."

18.7 Page 257, delete line 21

18.8 Page 258, delete line 6

18.9 Page 258, delete section 6, and insert:

18.10 "Sec. 15. **EFFECTIVE DATE.**

18.11 This article is effective the day following final enactment."

18.12 Renumber the sections in sequence and correct the internal references

18.13 Amend the title accordingly