1	H.277
2	Introduced by Representatives Pearson of Burlington, Clarkson of Woodstock
3	Davis of Washington, Deen of Westminster, Donovan of
4	Burlington, O'Sullivan of Burlington, Stevens of Waterbury,
5	Toleno of Brattleboro, Troiano of Stannard, and Young of
6	Glover
7	Referred to Committee on
8	Date:
9	Subject: Public safety; marijuana; regulation of marijuana establishments
10	Statement of purpose of bill as introduced: This bill proposes to:
11	1. Permit a person who is 21 years of age or older to possess limited
12	amounts of marijuana for personal use, while retaining civil and
13	criminal penalties for possession above the limits and for unauthorized
14	dispensing or sale of marijuana.
15	2. Provide civil penalties for a person who is under 21 years of age who
16	possesses marijuana or attempts to procure marijuana from a registered
17	marijuana establishment.
18	3. Establish a Marijuana Control Board within the Department of Public
19	Safety. The Board would be responsible for rulemaking and
20	administering registrations for marijuana establishments.

21

marijuana.

1	4.	Create a regulatory structure for the cultivation, production, testing, and
2		sale of marijuana that includes oversight by the Marijuana Control
3		Board and the Department of Public Safety.
4	5.	Permit a nonprofit dispensary or a benefit corporation to register with
5		the Marijuana Control Board as a Marijuana Cultivator, Marijuana
6		Product Manufacturer, Marijuana Testing Laboratory, Marijuana
7		Retailer, or Marijuana Lounge.
8	6.	Permit municipalities to prohibit or regulate marijuana establishments.
9	7.	Retain criminal penalties for operating a motor vehicle under the
10		influence of a drug.
11	8.	Prohibit smoking marijuana in a public place.
12	9.	Establish an excise tax of \$40.00 per ounce on marijuana flowers,
13		\$15.00 per ounce on any other marijuana, and \$25.00 on each immature
14		marijuana plant sold by a cultivator.
15	10	. Distribute funds generated by marijuana taxes to initiatives focusing
16		on public education about the safety risks of alcohol, tobacco, and
17		marijuana, evidence-based criminal justice programs and substance
18		abuse treatment services, law enforcement, municipalities that have
19		marijuana establishments in their jurisdictions, the Youth Substance
20		Abuse Safety Program, and academic and medical research on

1	An act relating to regulation and taxation of marijuana
2	It is hereby enacted by the General Assembly of the State of Vermont:
3	Sec. 1. FINDINGS
4	The General Assembly finds:
5	(1) Marijuana is commonly used in Vermont with an estimated 80,000
6	residents having used marijuana in the last month.
7	(2) More than 75 years of criminalizing marijuana has failed to prevent
8	marijuana use. A study published in the American Journal of Public Health
9	found that no evidence supports the claim that criminalization reduces
10	marijuana use.
11	(3) Responsible use of marijuana should be treated the same as
12	responsible use of alcohol, the abuse of either treated as a public health matter,
13	and irresponsible use of either that causes harm to others sanctioned with
14	penalties.
15	(4) Policymakers recognize legitimate federal concerns about marijuana
16	reform and seek through this legislation to provide better control of access and
17	distribution of marijuana in a manner that prevents:
18	(A) distribution of marijuana to persons less than 21 years of age;
19	(B) revenue from the sale of marijuana from going to criminal
20	enterprises;

1	(C) diversion of marijuana to states that do not permit possession of
2	marijuana;
3	(D) State-authorized marijuana activity from being used as a cover or
4	pretext for trafficking of other illegal drugs or activity;
5	(E) violence and the use of firearms in the cultivation and distribution
6	of marijuana;
7	(F) drugged driving and the exacerbation of any other adverse public
8	health consequences of marijuana use;
9	(G) growing of marijuana on public lands and the attendant public
10	safety and environmental dangers posed by marijuana production on public
11	lands; and
12	(H) possession or use of marijuana on federal property.
13	(5) Lawful regulation of marijuana can shift demand away from the
14	illegal market and the inherent public health and safety risks associated with
15	the illegal market.
16	(6) Revenue generated by comprehensive, reasonable regulation of
17	marijuana can support prevention, education, treatment, and law enforcement
18	efforts resulting in a net reduction in public harm and an overall improvement
19	in public safety.

1	Sec. 2. 20 V.S.A. chapter 119 is added to read:
2	CHAPTER 119. MARIJUANA
3	Subchapter 1. General Provisions
4	§ 2101. DEFINITIONS
5	As used in this chapter:
6	(1) "Board" means the Marijuana Control Board.
7	(2) "Commissioner" means the Commissioner of Public Safety.
8	(3) "Cultivator" means an entity that is registered pursuant to this
9	chapter to cultivate, prepare, package, and sell marijuana to a retailer, a
10	marijuana lounge, a product manufacturer, or another cultivator.
11	(4) "Department" means the Department of Public Safety.
12	(5) "Dispensary" means a nonprofit entity registered under 18 V.S.A.
13	§ 4474e which acquires, possesses, cultivates, manufactures, transfers,
14	transports, supplies, sells, or dispenses marijuana, marijuana-infused products
15	and marijuana-related supplies and educational materials for or to a registered
16	patient who has designated it as his or her center and to his or her registered
17	caregiver for the registered patient's use for symptom relief.
18	(6) "Immature marijuana plant" means a marijuana plant that has not
19	flowered and which does not have buds that may be observed by visual
20	examination.

1	(7)(A) "Marijuana" means all parts of the plant Cannabis sativa L.,
2	except as provided by subdivision (B) of this subdivision (6), whether growing
3	or harvested, and includes:
4	(i) the seeds of the plant;
5	(ii) the resin extracted from any part of the plant; and
6	(iii) any compound, manufacture, salt, derivative, mixture, or
7	preparation of the plant, its seeds, or resin.
8	(B) "Marijuana" does not include:
9	(i) the mature stalks of the plant and fiber produced from the
10	stalks;
11	(ii) oil or cake made from the seeds of the plant;
12	(iii) any compound, manufacture, salt, derivative, mixture, or
13	preparation of the mature stalks, fiber, oil, or cake; or
14	(iv) the sterilized seed of the plant that is incapable of
15	germination.
16	(8) "Marijuana establishment" means a cultivator, product manufacturer,
17	testing laboratory, retailer, or marijuana lounge registered pursuant to this
18	chapter.
19	(9) "Marijuana lounge" means an entity registered pursuant to this
20	chapter to sell marijuana or marijuana-infused products to consumers for
21	on-site or off-site consumption.

1	(10) "Marijuana product manufacturer" or "product manufacturer"
2	means an entity registered pursuant to this chapter to manufacture, prepare, and
3	package marijuana-infused products and hashish, and to sell marijuana,
4	including hashish, and marijuana-infused products to a retailer, marijuana
5	lounge, or another product manufacturer.
6	(11) "Marijuana-infused products" means products that are composed of
7	marijuana and other ingredients and are intended for use or consumption,
8	including tinctures, oils, solvents, and edible or potable goods. Only the
9	portion of a marijuana-infused product that is attributable to marijuana shall
10	count toward the possession limits of this subchapter. The weight of marijuana
11	that is attributable to marijuana-infused products shall be determined according
12	to methods set forth in rule by the Department of Public Safety in accordance
13	with 18 V.S.A. chapter 86 (therapeutic use of cannabis).
14	(12) "Mature marijuana plant" means a female marijuana plant that has
15	flowered and which has buds that may be observed by visual examination.
16	(13) "Possession limit" means the amount of marijuana that may be
17	possessed at any one time by an individual 21 years of age or older.
18	(A) For a Vermont resident, the possession limit is no more than:
19	(i) two mature marijuana plants;
20	(ii) seven immature marijuana plants;
21	(iii) one ounce of marijuana; and

1	(iv) any additional marijuana produced by the person's marijuana
2	plants, provided that any amount of marijuana in excess of one ounce of
3	marijuana must be possessed in the same secure indoor facility where the
4	plants were cultivated.
5	(B) For a nonresident, the possession limit is no more than
6	one-quarter of an ounce of marijuana.
7	(14) "Public place" means any street, alley, park, sidewalk, public
8	building other than individual dwellings, or any place of public
9	accommodation as defined in 9 V.S.A. § 4501. It does not include a marijuana
10	lounge.
11	(15) "Retailer" means an entity registered pursuant to this chapter to sell
12	marijuana, marijuana-infused products, or marijuana paraphernalia to
13	consumers for off-site consumption.
14	(16) "Secure indoor facility" means a building or room equipped with
15	locks or other security devices that is accessible only by adults who are
16	21 years of age or older.
17	(17) "Testing laboratory" means a facility registered pursuant to this
18	chapter to test marijuana for potency and contaminants.
19	(18) "Usable marijuana" means the dried leaves and flowers of
20	marijuana and does not include the seeds, stalks, and roots of the plant.

1	§ 2102. BOARD OF MARIJUANA CONTROL
2	(a) There is created a Board of Marijuana Control within the Department of
3	Public Safety. The Board shall:
4	(1) adopt rules in accordance with this chapter and 3 V.S.A. chapter 25;
5	(2) administer the registration of marijuana establishments in
6	accordance with this chapter and rules adopted pursuant to this chapter;
7	(3) collaborate with the Department regarding enforcement of this
8	chapter; and
9	(4) submit an annual budget to the Governor.
10	(b)(1) The Board shall consist of five members who shall be appointed by
11	the Governor in consultation with the Commissioner, and approved by the
12	Senate. The Governor shall designate one of the members as Chair. A
13	member appointed by the Governor when the General Assembly is not in
14	session shall be subject to approval by the Senate at its next regular, special, or
15	adjourned session.
16	(2) Except as provided in subdivision (3) of this subsection (b),
17	members shall be appointed for three-year terms.
18	(3) Of the initial member appointments, the Governor shall appoint two
19	members for one-year terms, two members for two-year terms, and one
20	member for a three-year term who shall serve as Chair. These terms shall
21	commence on September 1, 2015.

1	(4) Any vacancy shall be filled by appointment for the unexpired term.
2	The members shall serve until their successors are appointed and qualified.
3	(c)(1) No Board member shall, during his or her term or terms on the
4	Board, be an officer of, director of, organizer of, employee of, consultant to, or
5	attorney for any person subject to regulation by the Board.
6	(2) No Board member shall participate in creating or applying any law,
7	rule, or policy or in making any other determination if the Board member,
8	individually or as a fiduciary, or the Board member's spouse, parent, or child
9	wherever residing or any other member of the Board member's family residing
10	in his or her household has an economic interest in the matter before the Board
11	or has any more than a de minimus interest that could be substantially affected
12	by the proceeding.
13	(d) The annual salary of the Chairperson of the Marijuana Control Board
14	shall be the same as for the Windham County Probate Court judge. The annual
15	salary of each of the other members of the Board, each of whom shall serve on
16	a part-time basis, shall be equal to two-thirds of that of the Chairperson.
17	(e) The Board shall appoint a Director. The Director shall be a full-time
18	Executive position and shall not be included in the plan of classification of
19	State employees. The Director shall be responsible for:
20	(1) supervising and administering the operation and implementation of
21	this chapter and the rules adopted by the Board as directed by the Board;

1	(2) assisting the Board in its duties and administering the registration
2	requirements of this chapter;
3	(3) acting as Secretary to the Board, but as a nonvoting member of the
4	Board;
5	(4) employing such staff as may be required to carry out the functions of
6	the Board; and
7	(5) preparing an annual a budget for submission to the Board.
8	§ 2103. ENFORCEMENT BY THE DEPARTMENT
9	The Department shall enforce the provisions of this chapter and assist the
10	Board of Marijuana Control in carrying out its duties.
11	§ 2104. RULEMAKING
12	The Board shall adopt rules to implement this chapter on or before
13	March 15, 2016, in accordance with subdivisions (1)–(4) of this subsection.
14	(1) Rules concerning any marijuana establishment shall include:
15	(A) The form and content of registration and renewal applications.
16	(B) Qualifications for registration that are directly and demonstrably
17	related to the operation of a marijuana establishment, including the
18	requirement for a fingerprint-based criminal history record check for all
19	owners and officers of the proposed marijuana establishment.
20	(C) Oversight requirements.
21	(D) Inspections requirements.

1	(E) Records to be kept by registrants and the required availability of
2	the records.
3	(F) Employment and training requirements, including requiring that
4	each marijuana establishment create an identification badge for each employee
5	or agent.
6	(G) Security requirements, including lighting, physical security,
7	video, and alarm requirements.
8	(H) Restrictions on advertising, marketing, and signage, including a
9	prohibition on mass-market campaigns that have a high likelihood of reaching
10	minors.
11	(I) Health and safety requirements.
12	(J) The prohibition or regulation of additives to marijuana and
13	marijuana-infused products, including those that are toxic, designed to make
14	the product more addictive, designed to make the product more appealing to
15	children, or designed to mislead consumers. Any prohibitions may not extend
16	to common baking and cooking items.
17	(K) Procedures for the renewal of a registration, which shall allow
18	renewal applications to be submitted up to 90 days prior to the expiration of
19	the marijuana establishment's registration.
20	(L) Regulation of the storage and transportation of marijuana and
21	marijuana-infused products.

1	(M) Sanitary requirements.
2	(N) Pricing guidelines with a goal of ensuring marijuana and
3	marijuana-infused products are sufficiently affordable to undercut the illegal
4	market.
5	(2) Rules concerning cultivators shall include:
6	(A) restrictions on the use of pesticides that are injurious to human
7	health;
8	(B) standards for both the indoor and outdoor cultivation of
9	marijuana, including environmental protection requirements; and
10	(C) regulation of visits to the establishments, including the number of
11	visitors allowed at any one time and recordkeeping concerning visitors.
12	(3) Rules concerning production and sale of marijuana-infused products
13	(A) identification of the amount of delta-9 tetrahydrocannabinol that
14	constitutes a single serving;
15	(B) limitations for each individual package of edible
16	marijuana-infused products to a single serving;
17	(C) establishment of standards for the safe manufacture of hashish;
18	(D) requirements for opaque, child-resistant packaging;
19	(E) requirements for the dissemination of educational materials to
20	consumers who purchase marijuana-infused products;

1	(F) requirements for labeling of marijuana-infused products that
2	include the length of time it typically takes for products to take effect;
3	(G) requirements that edible retail marijuana-infused products are
4	clearly identifiable, when practicable, with a standard symbol indicating that it
5	contains marijuana;
6	(H) limitations regarding the hours of operation for marijuana
7	lounges and retailers; and
8	(I) regulation of visits to the establishments, including the number of
9	visitors allowed at any one time and recordkeeping concerning visitors.
10	(4) Rules concerning marijuana and marijuana-infused product testing
11	shall include:
12	(A) requirements for random sample testing to ensure quality control
13	and that marijuana and marijuana-infused products are accurately labeled for
14	potency; and
15	(B) standards for the operation of testing laboratories, including
16	requirements for equipment and qualifications for personnel.
17	§ 2105. APPLICATION FOR INITIAL REGISTRATIONS
18	(a) On or before March 15, 2016, the Board shall begin accepting the
19	following applications:
20	(1) applications for a cultivator registration, product manufacturer
21	registration, and a testing facility registration; and

1	(2) applications for a retail registration or a lounge registration from an
2	applicant that is a dispensary or a benefit corporation organized by a
3	dispensary pursuant to 11A V.S.A. chapter 21.
4	(b) Except as provided in subsection (c) of this section, on or before
5	September 15, 2016, the Board shall issue registrations to qualified applicants
6	in accordance with subdivisions (1)–(4) of this subsection.
7	(1) The Board shall issue a cultivator registration, a retail registration,
8	lounge registration, or combination thereof, to any applicant that is a
9	dispensary or a benefit corporation organized by a dispensary pursuant to
10	11A V.S.A. chapter 21, provided the applicant submits a qualified application.
11	(2) The Board shall issue cultivator registrations, testing laboratory
12	registrations, product manufacturer registrations in a number and manner that it
13	deems appropriate at this stage of implementation.
14	(c) If the Board issues fewer than four retailer registrations under
15	subsection (b) of this section, it shall accept applications for retailer
16	registrations from other applicants and issue four retailer registrations on or
17	before December 15, 2016, provided there are sufficient applicants.
18	(d) On January 15, 2017, the Board shall begin accepting additional
19	applications for each type of marijuana establishment registration and
20	subsequently issuing such registrations to qualifying applicants in accordance
21	with the following provisions:

1	(1) A marijuana establishment registration shall be issued to an
2	applicant that is a dispensary or a benefit corporation organized by a
3	dispensary pursuant to 11A V.S.A. chapter 21, provided the applicant submits
4	a qualifying application.
5	(2) The Board shall consider geographic distribution of marijuana
6	establishments when issuing registrations.
7	(3) Retail registrations issued shall not exceed 42 unless the Board
8	determines that additional retail registrations are appropriate to serve the needs
9	of the State.
10	(e) Applicants for a marijuana establishment shall meet the requirements of
11	section 2141 of this title.
12	(f) The Board shall consider an applicant's general public benefit,
13	including a commitment to paying employees a livable wage and being a good
14	environmental steward when determining whether to issue a marijuana
15	establishment registration.
16	§ 2106. NOT APPLICABLE TO THERAPEUTIC USE OF CANNABIS OR
17	<u>HEMP</u>
18	This chapter shall not apply to activities regulated by 18 V.S.A. chapter 86
19	(therapeutic use of cannabis) or 7 V.S.A. chapter 34 (hemp).

1	Subchapter 2. Personal Possession and Cultivation of Marijuana
2	§ 2121. POSSESSION OF MARIJUANA BY A PERSON 21 YEARS OF
3	AGE OR OLDER
4	(a) A person who is 21 years of age or older may:
5	(1) possess marijuana in an amount equal to or less than the possession
6	<u>limit;</u>
7	(2) transfer without remuneration no more than one ounce of marijuana,
8	and seven immature marijuana plants to another person who is at least 21 years
9	of age or a testing laboratory;
10	(3) sell marijuana seeds or no more than seven immature marijuana
11	plants to a cultivator.
12	(b) Except as otherwise provided in this chapter, a person who engages in
13	activity described in subsection (a) of this section shall not be penalized or
14	sanctioned in any manner by the State or any of its political subdivisions, or
15	denied any right or privilege under State law.
16	(c) A person 21 years of age or older and a marijuana establishment is
17	authorized to possess, sell, or manufacture marijuana-related supplies
18	classified as drug paraphernalia under chapter 89 of this title, and to distribute
19	or sell marijuana paraphernalia to a person who is at least 21 years of age.

1	§ 2122. PERSONAL CULTIVATION; RESTRICTIONS; PENALTIES
2	(a) Personal cultivation of marijuana may only occur within a secure indoor
3	facility on property lawfully in possession of the cultivator or with the consent
4	of the person in lawful possession of the property.
5	(b) A person who violates this section shall be:
6	(1) assessed a civil penalty of no more than \$500.00 for a first
7	offense; and
8	(2) imprisoned not more than six months, fined not more than \$750.00,
9	or both, for a second or subsequent offense.
10	§ 2123. APPLICABILITY
11	The provisions of this chapter do not:
12	(1) exempt a person from arrest, citation, or prosecution for being under
13	the influence of marijuana while operating a vehicle of any kind or for
14	consuming marijuana while operating a motor vehicle;
15	(2) repeal or modify existing laws or policies concerning the operation
16	of vehicles of any kind while under the influence of marijuana or for
17	consuming marijuana while operating a motor vehicle;
18	(3) limit the authority of primary and secondary schools to impose
19	administrative penalties for the possession of marijuana on school property;
20	(4) allow inmates of a correctional facility to possess or use marijuana
21	or to limit the authority of law enforcement, the courts, or the Department of

1	Corrections to impose penalties on inmates who use marijuana in violation of a
2	court order, conditions of furlough, or rules of a correctional facility;
3	(5) allow the manufacture of concentrated marijuana by chemical
4	extraction or chemical synthesis except as permitted pursuant to a marijuana
5	product manufacturer registration.
6	§ 2124. SMOKING MARIJUANA PROHIBITED IN PUBLIC PLACES
7	(a) A person shall not smoke marijuana in a public place. A person who
8	violates this subsection shall be assessed a civil penalty of not more than
9	<u>\$100.00.</u>
10	(b) The enforcement of this section by villages, towns, and cities shall be
11	by a local law enforcement officer or a law enforcement officer by contract
12	with the village, town, or city. Law enforcement officers under this subsection
13	shall have met minimum training requirements as provided in section 2358 of
14	this title.
15	§ 2125. NO ACCOMMODATION REQUIRED; EMPLOYERS;
16	<u>LANDLORDS</u>
17	(a) Employers are not required to accommodate the use or possession of
18	marijuana or being under the influence of marijuana in a place of employment.
19	(b) A landlord may prohibit cultivation of marijuana on rental property.
20	(c) A landlord or innkeeper may prohibit smoking marijuana by posting a
21	notice and in the case of a landlord by including notice in the lease agreement.

1	Subchapter 3. Civil and Criminal Penalties
2	§ 2131. MARIJUANA POSSESSION OR PROCUREMENT BY A PERSON
3	UNDER 21 YEARS OF AGE; FIRST OR SECOND OFFENSE;
4	CIVIL VIOLATION
5	(a) Offense. Except as otherwise provided in section 2132 of this section,
6	a person under 21 years of age who knowingly and unlawfully possesses
7	marijuana in an amount equal to or less than the possession limit for a person
8	21 years of age or older or who falsely represents his or her age for the purpose
9	of procuring or attempting to procure marijuana commits a civil violation and
10	shall be referred to the Court Diversion Program for the purpose of enrollment
11	in the Youth Substance Abuse Safety Program. A person who fails to
12	complete the program successfully shall be subject to:
13	(1) a civil penalty of \$300.00 and suspension of the person's operator's
14	license and privilege to operate a motor vehicle for a period of 90 days, for a
15	first offense; and
16	(2) a civil penalty of not more than \$600.00 and suspension of the
17	person's operator's license and privilege to operate a motor vehicle for a
18	period of 180 days, for a second offense.
19	(b) Issuance of notice of violation. A law enforcement officer shall issue a
20	person under 21 years of age who violates this section with a notice of
21	violation, in a form approved by the Court Administrator. The notice of

1	violation shall require the person to provide his or her name and address and
2	shall explain procedures under this section, including that:
3	(1) the person shall contact the Diversion Program in the county where
4	the offense occurred within 15 days;
5	(2) failure to contact the Diversion Program within 15 days will result in
6	the case being referred to the Judicial Bureau, where the person, if found liable
7	for the violation, will be subject to a civil penalty and a suspension of the
8	person's operator's license and may face substantially increased insurance
9	<u>rates;</u>
10	(3) no money should be submitted to pay any penalty until after
11	adjudication; and
12	(4) the person shall notify the Diversion Program if the person's address
13	changes.
14	(c) Summons and complaint. When a person is issued a notice of violation
15	under this section, the law enforcement officer shall complete a summons and
16	complaint for the offense and send it to the Diversion Program in the county
17	where the offense occurred. The summons and complaint shall not be filed
18	with the Judicial Bureau at that time.
19	(d) Registration in Youth Substance Abuse Safety Program. Within
20	15 days after receiving a notice of violation, the person shall contact the
21	Diversion Program in the county where the offense occurred and register for

1	the Youth Substance Abuse Safety Program. If the person fails to do so, the
2	Diversion Program shall file the summons and complaint with the Judicial
3	Bureau for adjudication under 4 V.S.A. chapter 29. The Diversion Program
4	shall provide a copy of the summons and complaint to the law enforcement
5	officer who issued the notice of violation and shall provide two copies to the
6	person charged with the violation.
7	(e) Notice to report to diversion. Upon receipt from a law enforcement
8	officer of a summons and complaint completed under this section, the
9	Diversion Program shall send the person a notice to report to the Diversion
10	Program. The notice to report shall provide that:
11	(1) The person is required to complete all conditions related to the
12	offense imposed by the Diversion Program, including substance abuse
13	screening and, if deemed appropriate following the screening, substance abuse
14	education or substance abuse counseling, or both.
15	(2) If the person does not satisfactorily complete the substance abuse
16	screening, any required substance abuse education or substance abuse
17	counseling, or any other condition related to the offense imposed by the
18	Diversion Program, the case will be referred to the Judicial Bureau, where the
19	person, if found liable for the violation, shall be assessed a civil penalty, the
20	person's driver's license will be suspended, and the person's automobile
21	insurance rates may increase substantially.

1	(3) If the person satisfactorily completes the substance abuse screening,
2	any required substance abuse education or substance abuse counseling, and any
3	other condition related to the offense imposed by the Diversion Program, no
4	penalty shall be imposed and the person's operator's license shall not be
5	suspended.
6	(f)(1) Diversion Program requirements. Upon being contacted by a person
7	who has been issued a notice of violation, the Diversion Program shall register
8	the person in the Youth Substance Abuse Safety Program. Pursuant to the
9	Youth Substance Abuse Safety Program, the Diversion Program shall impose
10	conditions on the person. The conditions imposed shall include only
11	conditions related to the offense and in every case shall include a condition
12	requiring satisfactory completion of substance abuse screening using an
13	evidence-based tool and, if deemed appropriate following the screening,
14	substance abuse assessment and substance abuse education or substance abuse
15	counseling, or both. If the screener recommends substance abuse counseling,
16	the person shall choose a State-certified or State-licensed substance abuse
17	counselor or substance abuse treatment provider to provide the services.
18	(2) Substance abuse screening required under this subsection shall be
19	completed within 60 days after the Diversion Program receives a summons and
20	complaint. The person shall complete all conditions at his or her own expense.

1	(3) When a person has satisfactorily completed substance abuse
2	screening, any required substance abuse education or substance abuse
3	counseling, and any other condition related to the offense which the Diversion
4	Program has imposed, the Diversion Program shall:
5	(A) Void the summons and complaint with no penalty due.
6	(B) Send copies of the voided summons and complaint to the Judicial
7	Bureau and to the law enforcement officer who completed them. Before
8	sending copies of the voided summons and complaint to the Judicial Bureau
9	under this subdivision, the Diversion Program shall redact all language
10	containing the person's name, address, Social Security number, and any other
11	information which identifies the person.
12	(4) If a person does not satisfactorily complete substance abuse
13	screening, any required substance abuse education or substance abuse
14	counseling, or any other condition related to the offense imposed by the
15	Diversion Program or if the person fails to pay the Diversion Program any
16	required Program fees, the Diversion Program shall file the summons and
17	complaint with the Judicial Bureau for adjudication under 4 V.S.A. chapter 29.
18	The Diversion Program shall provide a copy of the summons and complaint to
19	the law enforcement officer who issued the notice of violation and shall
20	provide two copies to the person charged with the violation.

1	(5) A person aggrieved by a decision of the Diversion Program or
2	alcohol counselor may seek review of that decision pursuant to Rule 75 of the
3	Vermont Rules of Civil Procedure.
4	(g) Failure to pay penalty. If a person fails to pay a penalty imposed under
5	this section by the time ordered, the Judicial Bureau shall notify the
6	Commissioner of Motor Vehicles, who shall suspend the person's operator's
7	license and privilege to operate a motor vehicle until payment is made.
8	(h) Record of adjudications. Upon adjudicating a person in violation of
9	this section, the Judicial Bureau shall notify the Commissioner of Motor
10	Vehicles, who shall maintain a record of all such adjudications which shall be
11	separate from the registry maintained by the Department for motor vehicle
12	driving records. The identity of a person in the registry shall be revealed only
13	to a law enforcement officer determining whether the person has previously
14	violated this section.
15	§ 2132. MARIJUANA POSSESSION OR PROCUREMENT BY A PERSON
16	LESS THAN 21 YEARS OF AGE; THIRD OR SUBSEQUENT
17	OFFENSE; CRIME
18	No person less than 21 years of age shall knowingly and unlawfully possess
19	marijuana. A person less than 21 years of age who knowingly and unlawfully
20	possesses marijuana in an amount equal to or less than the possession limit for
21	a person 21 years of age or older or who falsely represents his or her age for

1	the purpose of procuring or attempting to procure marijuana commits a crime
2	if the person has been adjudicated at least twice previously in violation of
3	section 4230b of this title and shall be imprisoned not more than 30 days or
4	fined not more than \$600.00, or both.
5	§ 2133. MARIJUANA POSSESSION OR PROCUREMENT BY A PERSON
6	LESS THAN 16 YEARS OF AGE; DELINQUENCY
7	No person less than 21 years of age shall knowingly and unlawfully possess
8	marijuana. A person less than 16 years of age who knowingly and unlawfully
9	possesses marijuana in an amount equal to or less than the possession limit for
10	a person 21 years of age or older or who falsely represents his or her age for
11	the purpose of procuring or attempting to procure marijuana commits a
12	delinquent act and shall be subject to 33 V.S.A. chapter 52. The person shall
13	be provided the opportunity to participate in the Court Diversion Program
14	unless the prosecutor states on the record why a referral to the Court Diversion
15	Program would not serve the ends of justice.
16	§ 2134. POSSESSION, CULTIVATION, DISPENSING, AND SALE;
17	CRIMINAL PENALTIES
18	(a) Possession and cultivation.
19	(1) A person who knowingly and unlawfully possesses marijuana in an
20	amount that exceeds the possession limit shall be imprisoned not more than six
21	months or fined not more than \$500.00, or both. A person convicted of a

1	second or subsequent offense under this subdivision shall be imprisoned not
2	more than two years or fined not more than \$2,000.00, or both.
3	(2) A person who knowingly and unlawfully possesses one pound of
4	marijuana or six mature marijuana plants or 21 immature marijuana plants or
5	more shall be imprisoned not more than five years or fined not more than
6	\$100,000.00, or both.
7	(3) A person who knowingly and unlawfully possesses ten pounds of
8	marijuana or 12 mature marijuana plants or 42 immature marijuana plants or
9	more shall be imprisoned for not more than 15 years or fined not more than
10	\$500,000.00, or both.
11	(b) Dispensing and selling.
12	(1) Except as otherwise provided in section 2121 of this title, a person
13	who knowingly and unlawfully dispenses or sells marijuana or mature or
14	immature marijuana plants shall be imprisoned not more than two years or
15	fined not more than \$10,000.00, or both.
16	(2) A person who knowingly and unlawfully dispenses or sells six
17	ounces of marijuana or three mature marijuana plants or 10 immature
18	marijuana plants shall be imprisoned not more than five years or fined not
19	more than \$100,000.00, or both.
20	(3) A person who knowingly and unlawfully sells or dispenses one
21	pound or six mature marijuana plants or 21 immature marijuana plants or more

1	shall be imprisoned not more than 15 years or fined not more than
2	\$500,000.00, or both.
3	(c) Trafficking. A person who knowingly and unlawfully possesses
4	50 pounds or more of marijuana with the intent to sell or dispense the
5	marijuana shall be imprisoned not more than 30 years or fined not more than
6	\$1,000,000.00, or both. There shall be a permissive inference that a person
7	who possesses 50 pounds or more of marijuana intends to sell or dispense the
8	marijuana.
9	(d) Exemption. This section shall not apply to marijuana cultivators,
10	product manufacturers, testing laboratories, retailers, marijuana lounges, and
11	their owners, officers, staff members, and agents who are in compliance with
12	state law pursuant to this chapter.
13	§ 2135. EXPUNGEMENT OF CRIMINAL HISTORY RECORDS
14	On or before December 15, 2015, the Civil Division of the Washington
15	County Superior Court shall issue an order to expunge all records and files
16	related to the arrest, citation, investigation, charge, adjudication of guilt,
17	criminal proceedings, and any sentence related to a conviction for possession
18	of one ounce or less of marijuana, or possession of marijuana paraphernalia,
19	provided the person was 21 years of age or older at the time of conviction.
20	Copies of the order shall be sent to each agency, department, or official named
21	therein. Thereafter, the courts, law enforcement officers, agencies, and

1	departments shall reply to any request for information that no record exists
2	with respect to such person upon inquiry in the matter.
3	Subchapter 4. Marijuana Establishments
4	§ 2141. GENERAL PROVISIONS
5	(a) Except as otherwise permitted by this chapter, a person shall not engage
6	in the cultivation, preparation, processing, packaging, transportation, testing,
7	sale, or dispensing of marijuana without obtaining a marijuana establishment
8	registration from the Board.
9	(b) To be eligible for a marijuana establishment registration an applicant
10	shall be a Vermont resident and:
11	(1) a dispensary registered under 18 V.S.A. § 4474e; or
12	(2) organized as a benefit corporation under 11A V.S.A. chapter 21.
13	(c) When considering applications for a marijuana establishment
14	registration, the Board shall give priority to an applicant that is a dispensary or
15	a benefit corporation organized by a dispensary pursuant to 11A V.S.A.
16	chapter 21.
17	(d) The Board shall consider an applicant's general public benefit,
18	including a commitment to paying employees a livable wage and being a good
19	environmental steward when determining whether to issue a marijuana
20	establishment registration.

1	(e) All registrations shall expire at midnight, April 30, of each year
2	beginning no earlier than 10 months after the original registration was issued to
3	the marijuana establishment.
4	(f) Applications for registrations and renewals shall be submitted on forms
5	provided by the Board and shall be accompanied by the fees provided for in
6	section 1404 of this section.
7	(g) This subchapter shall not apply to activities regulated by section 2121
8	of this title.
9	(h) As used in this subchapter, an "enclosed, locked facility" shall be either
10	indoors or otherwise not visible to the public and may include a building,
11	room, greenhouse, fully enclosed fenced-in area, or other location enclosed on
12	all sides and equipped with locks or other security devices that permit access
13	only by:
14	(1) Employees, agents, or owners of the marijuana establishment, all of
15	whom shall be 21 years of age or older.
16	(2) Government employees performing their official duties.
17	(3) Contractors performing labor that does not include marijuana
18	cultivation, packaging, or processing. Contractors shall be accompanied by an
19	employee, agent, or owner of the marijuana establishment when they are in
20	areas where marijuana is being grown, processed, or stored.

1	(4) Registered employees of other marijuana establishments, members
2	of the media, elected officials, and other individuals 21 years of age or older
3	visiting the facility, provided they are accompanied by an employee, agent, or
4	owner of the marijuana establishment.
5	§ 2142. MARIJUANA ESTABLISHMENT PROHIBITIONS
6	A marijuana establishment registered under this subchapter shall not:
7	(1) dispense or sell marijuana or marijuana-infused products to a person
8	less than 21 years of age;
9	(2) employ a person less than 21 years of age;
10	(3) sell or deliver marijuana or marijuana-infused products packaged to
11	appeal to persons less than 21 years of age; or
12	(4) be located within 1,000 feet of the property line of a preexisting
13	public or private school or registered or regulated child care facility.
14	§ 2143. EDUCATION
15	(a) An applicant for a marijuana establishment registration shall meet with
16	the Director of the Board or designee for the purpose of reviewing Vermont
17	laws and rules pertaining to the possession, purchase, storage, and sale of
18	marijuana prior to receiving a registration certificate.
19	(b) A registrant shall complete an enforcement seminar every three years
20	conducted by the Board. A registration shall not be renewed unless the record

1	of the Board show that the registrant has complied with the terms of this
2	subsection.
3	(c) A registrant shall ensure that each employee involved in the sale of
4	marijuana completes a training program approved by the Board prior to selling
5	marijuana and at least once every 24 months thereafter. The training shall be
6	no fewer than two hours and shall include information related to
7	marijuana-infused products. A registrant shall keep a written record of the
8	type and date of training for each employee, which shall be signed by each
9	employee. A registrant may comply with this requirement by conducting its
10	own training program on its premises, using information and materials
11	furnished by the Board. A registrant who fails to comply with the
12	requirements of this section shall be subject to a suspension of no less than one
13	day of the registration issued under this chapter.
14	<u>§ 2144. FEES</u>
15	(a) A marijuana establishment application shall be accompanied by a
16	\$2,000.00 non-refundable application fee.
17	(b) A marijuana establishment shall be subject to the following annual fee:
18	(1) Cultivator registration, between \$1,000.00 and \$50,000.00,
19	determined by a formula set forth by the Board depending on the size of the
20	proposed cultivation location and whether the cultivation would occur indoors
21	or outdoors.

1	(2) Product manufacturer registration, \$5,000.00.
2	(3) Testing laboratory registration, \$5,000.00.
3	(4) Retail marijuana registration, \$30,000.00.
4	(5) Marijuana lounge, \$10,000.00.
5	§ 2145. MARIJUANA REGULATION FUND.
6	(a) The Marijuana Regulation Fund is hereby created. The Fund shall be
7	maintained by the Board.
8	(b) The Fund shall be composed of all application fees, registration fees,
9	renewal fees, and civil fines, collected by the Director of the Board pursuant to
10	this chapter.
11	(c) All balances in the Fund at the end of any fiscal year shall be carried
12	forward and remain part of the Fund. Interest earned by the Fund shall be
13	deposited into the Fund.
14	(d) All monies within the Fund shall be allocated to the Board solely for the
15	purposes of implementing, administering, and enforcing this chapter, including
16	the costs incurred by the Board for its administrative expenses.
17	§ 2146. MARIJUANA CULTIVATOR REGISTRATION
18	(a) A cultivator registered under this subchapter may:
19	(1) cultivate, prepare, package, transport, and sell marijuana to a
20	registered retailer, marijuana lounge, product manufacturer, or cultivator;
21	(2) transport and transfer marijuana to a testing laboratory;

1	(3) purchase marijuana from another cultivator to repackage and sell; or
2	(4) purchase marijuana seeds and up to seven immature marijuana plants
3	from an adult who is at least 21 years of age.
4	(b) Registered cultivators may only cultivate marijuana in an enclosed,
5	locked facility. A cultivator may have more than one such facility provided
6	that each facility is registered with the Board.
7	§ 2147. MARIJUANA PRODUCT MANUFACTURER REGISTRATION
8	(a) A product manufacturer registered under this subchapter may:
9	(1) process, prepare, package, transport, and sell marijuana and
10	marijuana-infused products to a registered retailer, marijuana lounge, or
11	registered product manufacturer;
12	(2) transport and transfer marijuana to a testing laboratory; and
13	(3) purchase marijuana, including marijuana-infused products, from
14	another product manufacturer or a cultivator.
15	(b) Registered product manufacturers may only manufacturer marijuana
16	products in an enclosed, locked facility. A product manufacturer may have
17	more than one such facility provided that each facility is registered with the
18	Board.

1	§ 2148. MARIJUANA TESTING LABORATORY
2	A testing laboratory registered under this subchapter may:
3	(1) acquire, possess, analyze, test for potency, and transport marijuana
4	obtained from marijuana establishments;
5	(2) acquire, possess, analyze, test for potency, and transport marijuana
6	received from persons at least 21 years of age; and
7	(3) receive compensation for analytical testing of marijuana.
8	§ 2149. MARIJUANA RETAILER REGISTRATION
9	(a) A retailer registered under this subchapter may:
10	(1) transport, possess, and sell marijuana to the public for consumption
11	off the registered premises; and
12	(2) purchase marijuana from a registered cultivator or a registered
13	product manufacturer.
14	(b)(1) In a single transaction, a retailer may provide:
15	(A) one ounce of marijuana, and up to seven immature plants to a
16	person 21 years of age or older upon verification of a valid Vermont-issued
17	photograph identification card; or
18	(B) one-quarter of an ounce of marijuana, to a person 21 years of age
19	or older upon verification of a valid government-issued photograph
20	identification card.

1	(2) A retailer shall not knowingly and willfully sell an amount of
2	marijuana to a person that causes the person to exceed the possession limit.
3	(c) A retailer shall display a safety information flyer developed or approved
4	by the Board and supplied to the retailer free of charge. The flyer shall contain
5	information concerning the methods for administering marijuana, the potential
6	dangers of marijuana use, the symptoms of problematic usage, and how to
7	receive help for marijuana abuse.
8	(d) Marijuana and marijuana-infused products may be sold only in their
9	original packaging and shall comply with the packaging requirements of
10	section 2151 of this title.
11	§ 2150. MARIJUANA LOUNGE
12	(a) A lounge registered under this subchapter may:
13	(1) transport, possess, and sell marijuana to the public for consumption
14	on or off the registered premises; and
15	(2) purchase marijuana from a registered cultivator or a registered
16	product manufacturer.
17	(b)(1) In a single transaction, a lounge may provide one-quarter of an ounce
18	of marijuana to a person 21 years of age or older upon verification of a valid
19	government issued photograph identification card.
20	(2) A lounge shall not knowingly and willfully sell an amount of
21	marijuana to a person that causes the person to exceed the possession limit.

1	(c) A lounge shall display a safety information flyer developed or approved
2	by the Board and supplied to the lounge free of charge. The flyer shall contain
3	information concerning the methods for administering marijuana, the potential
4	dangers of marijuana use, the symptoms of problematic usage, and how to
5	receive help for marijuana abuse.
6	(d) Marijuana and marijuana-infused products may be sold only in their
7	original packaging and shall comply with the packaging requirements of
8	section 2151 of this title.
9	(e) A lounge may permit smoking of marijuana on the premises. If a
10	marijuana establishment possesses a retail registration and a lounge
11	registration, the lounge shall be separate from the retail space.
12	§ 2151. MARIJUANA PACKAGING
13	(a) Each cultivator and product manufacturer shall create packaging for its
14	marijuana and marijuana-infused products. Packaging shall include:
15	(1) The name and registration number of the cultivator or product
16	manufacturer.
17	(2) The strain of marijuana contained. Marijuana strains shall be either
18	pure breeds or hybrid varieties of marijuana and shall reflect properties of the
19	<u>plant.</u>

1	(3) A list of the pesticides, fungicides, herbicides, fertilizers, and
2	solvents not recognized as organic used during cultivation, production, or
3	extraction.
4	(4) The potency of the marijuana represented by the percentage of
5	tetrahydrocannabinol and cannabidiol by mass as determined by a testing
6	<u>laboratory.</u>
7	(5) A list of ingredients and possible allergens.
8	(6) A nutritional fact panel for edible and potable marijuana-infused
9	products.
10	(7) A "produced on" date reflecting the date that the product
11	manufacturer or cultivator finished producing the marijuana-infused product or
12	marijuana.
13	(8) Warnings in substantially the following form, stating, "Consumption
14	of marijuana impairs your ability to drive a car and operate machinery," "Keep
15	away from children," and "Possession of marijuana is illegal under federal
16	<u>law."</u>
17	(b) Packaging shall not be designed to appeal to persons less than 21 years
18	of age or to mimic products that do not contain marijuana.

1	§ 2152. SUSPENSION OR REVOCATION OF REGISTRATION;
2	ADMINISTRATIVE PENALTY
3	The Board may suspend or revoke a registration granted under this chapter
4	or impose an administrative penalty of not more than \$2,500.00, or both, for a
5	violation of this chapter or any rule adopted by the Board pursuant to this
6	chapter.
7	§ 2153. APPEALS
8	Within 30 days of the Board's determination, a person aggrieved by an
9	action taken by the Board under this chapter may appeal to the Civil Division
10	of the Superior Court in accordance with Rule 74 of the Vermont Rules of
11	Civil Procedure.
12	§ 2154. REGULATION BY MUNICIPALITIES
13	(a) Nothing in this chapter shall be construed to prevent a municipality
14	from prohibiting marijuana establishments, or any class of marijuana
15	establishments, within its boundaries or from regulating the number, time,
16	place, manner, or operations of marijuana establishments that are located in the
17	municipality through zoning or other local ordinances.
18	(b) Nothing in this chapter shall be construed to prevent a municipality
19	from requiring a marijuana establishment that is located in the municipal
20	obtain a license, registration, or permit from the municipality prior to
21	beginning operations.

1	Subchapter 5. Taxes on Marijuana
2	§ 2161. TAX IMPOSED
3	(a) Except as provided in this section, there is imposed an excise tax on
4	every cultivator of \$40.00 per ounce of marijuana flowers upon marijuana sold
5	in the State.
6	(b) Except as provided in this section, there is imposed an excise tax on
7	every cultivator of \$15.00 per ounce of any marijuana other than marijuana
8	flowers sold in the State.
9	(c) Except as provided in this section, there is imposed an excise tax on
10	every cultivator of \$25.00 on every immature marijuana plant sold in the State.
11	(d) Any cultivator liable for the tax imposed by this section shall, on or
12	before the 15th day of every month, return to the Department of Taxes, under
13	oath of a person with legal authority to bind the cultivator, a statement
14	containing its name and place of business, the quantity of marijuana subject to
15	the excise tax imposed by this chapter sold in the preceding month, and any
16	other information required by the Department of Taxes, along with the tax due.
17	(e) Every cultivator shall maintain, for not less than three years, accurate
18	records showing all transactions subject to tax liability under this subchapter.
19	The cultivator shall separately state the tax amount on the invoice to other
20	marijuana establishments. These records are subject to inspection by the
21	Department of Taxes at all reasonable times during normal business hours.

1	(f) The following sales shall be exempt from the tax imposed under this
2	section:
3	(1) sales under any circumstances in which the State is without power to
4	impose the tax; and
5	(2) sales to any dispensary, provided the marijuana will be provided
6	only to registered qualifying patients directly or through their registered
7	caregivers.
8	§ 2162. PENALTIES
9	(a) A person subject to the provisions of this subchapter who fails to pay
10	the tax imposed by this subchapter by the date that payment is due or fails to
11	submit a return as required by this chapter is subject to the provisions of
12	32 V.S.A. § 3202.
13	(b) Any officer, employee, director, trustee, or other responsible person of
14	a corporation or other taxable entity, and any other person who counsels, aids,
15	abets, participates in, or conceals the defeat or evasion of tax, or the attempt
16	thereat, shall be subject to the penalties of subsection (a) of this section.
17	(c) The form for the payment of the tax under this subchapter shall set forth
18	in large type the penalties provided by this section.

1	§ 2163. MARIJUANA TAX FUND
2	(a) The Marijuana Tax Fund is hereby created. The Fund shall be
3	administered by the Commissioner of Tax and comprise all taxes collected by
4	the Commissioner of Taxes from marijuana cultivators.
5	(b) By the 30th day after the end of each fiscal quarter, the monies
6	deposited in the Fund during the prior fiscal quarter shall be allocated by the
7	Commissioner of Finance and Management as follows:
8	(1) 10 percent to the Agency of Human Services for:
9	(A) the development and dissemination of scientifically and
10	medically accurate public education for youth and adults about the health and
11	safety risks of alcohol, tobacco, and marijuana, and educating adults about the
12	responsible use of marijuana and alcohol; and
13	(B) use in evidence-based criminal justice programs and substance
14	abuse treatment services designed to reduce potential harms stemming from
15	substance abuse, including the statewide development of DUI and other Drug
16	Treatment Courts.
17	(2) 10 percent to the Department of Public Safety for enforcement of
18	this chapter.
19	(3) 5 percent to municipalities with registered retailers in proportion to
20	the amount of marijuana sold by retailers in each municipality during the
21	previous fiscal quarter.

1	(4) 5 percent to municipalities with registered cultivators in proportion
2	to the amount of marijuana cultivated by cultivators in that municipality during
3	the previous fiscal quarter.
4	(5) 5 percent to the University of Vermont for academic and medical
5	research on marijuana.
6	(6) 2.5 percent to the Youth Substance Abuse Safety Program Special
7	Fund.
8	(7) 2.5 percent to the Department of State's Attorneys and Sheriffs for
9	the establishment and implementation of alternative justice programs for which
10	there are written protocol and memoranda of understanding filed with and
11	approved by the Executive Director of the Department.
12	(8) 60 percent to the General Fund.
13	Sec. 3. 4 V.S.A. § 1102 is amended to read:
14	§ 1102. JUDICIAL BUREAU; JURISDICTION
15	(a) A Judicial Bureau is created within the Judicial Branch under the
16	supervision of the Supreme Court.
17	(b) The Judicial Bureau shall have jurisdiction of the following matters:
18	* * *
19	(24) Violations of 18 V.S.A. §§ 4230a and 4230b, relating to possession
20	of marijuana 20 V.S.A. chapter 119, relating to marijuana.

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- 1 Sec. 4. REPEAL
- 2 <u>18 V.S.A. §§ 4230, 4230a–4230d are repealed (marijuana).</u>
- 3 Sec. 5. EFFECTIVE DATE
- 4 This act shall take effect on July 1, 2015.