1	TO THE HONORABLE SENATE:
2	The Committee on Economic Development, Housing and General Affairs to
3	which was referred House Bill No. 270 entitled "An act relating to
4	miscellaneous amendments to the adult-use and medical cannabis programs"
5	respectfully reports that it has considered the same and recommends that the
6	Senate propose to the House that bill be amended by striking out all after the
7	enacting clause and inserting in lieu thereof the following:
8	Sec. 1. 7 V.S.A. § 843 is amended to read:
9	§ 843. CANNABIS CONTROL BOARD; DUTIES; MEMBERS
10	* * *
11	(h) Advisory committee.
12	(1) There is an advisory committee established within the Board that
13	shall be composed of members with expertise and knowledge relevant to the
14	Board's mission. The Board shall collaborate with the advisory committee on
15	recommendations to the General Assembly. The advisory committee shall be
16	composed of the following 14 members:
17	(A) one member with an expertise in public health, appointed by the
18	Governor;
19	(B) the Secretary of Agriculture, Food and Markets or designee;
20	(C) one member with an expertise in laboratory science or
21	toxicology, appointed by the Governor;

1	(D) one member with an expertise in systemic social justice and
2	equity issues, appointed by the Speaker of the House;
3	(E) one member with an expertise in women and minority owned
4	business ownership, appointed by the Speaker of the House;
5	(F) the Chair of the Substance Misuse Prevention Oversight and
6	Advisory Council or designee;
7	(G) one member with an expertise in the cannabis industry, appointed
8	by the Senate Committee on Committees;
9	(H) one member with an expertise in business management or
10	regulatory compliance, appointed by the Treasurer;
11	(I) one member with an expertise in municipal issues, appointed by
12	the Senate Committee on Committees;
13	(J) one member with an expertise in public safety, appointed by the
14	Attorney General;
15	(K) one member with an expertise in criminal justice reform,
16	appointed by the Attorney General;
17	(L) the Secretary of Natural Resources or designee;
18	(M) the Chair of the Cannabis for Symptom Relief Oversight
19	Committee or designee; and
20	(N) one member appointed by the Vermont Cannabis Trade
21	Association.

1	(2) Initial appointments to the advisory committee as provided in
2	subdivision (1) of this subsection (h) shall be made on or before July 1, 2021.
3	(3) The Board may establish subcommittees within the advisory
4	committee to accomplish its work.
5	(4) Members of the advisory committee who are not otherwise
6	compensated by the member's employer for attendance at meetings shall be
7	entitled to per diem compensation and reimbursement of expenses as permitted
8	under 32 V.S.A. § 1010 for not more than six meetings annually. These
9	payments shall be made from the Cannabis Regulation Fund. [Repealed.]
10	Sec. 2. REPEAL; SUNSET OF CANNABIS CONTROL BOARD
11	2020 Acts and Resolves No. 164, Sec. 6e is repealed.
12	Sec. 3. 7 V.S.A. § 845 is amended to read:
13	§ 845. CANNABIS REGULATION FUND
14	* * *
15	(c) Monies from the Fund shall only be appropriated for the purposes of
16	implementation, administration, and enforcement of this chapter and chapter
17	33 chapters 33, 35, and 37 of this title.
18	* * *
19	Sec. 4. 7 V.S.A. § 861 is amended to read:
20	§ 861. DEFINITIONS
21	As used in this chapter:

1	*	*	*
±			

- (2) "Advertisement" means any written or verbal statement, illustration, or depiction that is calculated to induce would reasonably have the effect of inducing sales of cannabis or cannabis products, including any written, printed, graphic, or other material; billboard, sign, or other outdoor display; other periodical literature, publication, or in a radio or television broadcast; the Internet; or in any other media. The term does not include:
- (A) any label affixed to any cannabis or cannabis product or any individual covering, carton, or other wrapper of that container that constitutes a part of the labeling under provisions of these standards;
- (B) any editorial or other reading material, such as a news release, in any periodical or publication or newspaper for the publication of which no money or valuable consideration is paid or promised, directly or indirectly, by any cannabis establishment, and that is not written by or at the direction of the licensee;
- (C) any educational, instructional, or otherwise noncommercial material that is not intended to induce sales and that does not propose an economic transaction, but that merely provides information to the public in an unbiased manner; or
- (D) a sign attached to the premises of a cannabis establishment that merely identifies the location of the cannabis establishment.

(8) "Cannabis establishment" means a cannabis cultivator, <u>propagation</u> <u>cultivator</u>, wholesaler, product manufacturer, retailer, testing laboratory, or integrated licensee licensed by the Board to engage in commercial cannabis activity in accordance with this chapter.

6 ***

(31) "Cannabis propagation cultivator" or "propagation cultivator" means a person licensed by the Board to cultivate cannabis clones, immature plants, and mature plants in accordance with this chapter.

Sec. 5. 7 V.S.A. § 863 is amended to read:

§ 863. REGULATION BY LOCAL GOVERNMENT

12 ***

(b) A municipality that hosts any cannabis establishment may establish a cannabis control commission composed of commissioners who may be members of the municipal legislative body. The local cannabis control commission may issue and administer local control licenses under this subsection for cannabis establishments within the municipality but shall not assess a fee for a local control license issued to a cannabis establishment. The commissioners may condition the issuance of a local control license upon compliance with any bylaw adopted pursuant to 24 V.S.A. § 4414 or upon ordinances regulating signs or public nuisances adopted pursuant to 24 V.S.A.

- § 2291, except that ordinances may not regulate public nuisances as applied to outdoor cultivators that are regulated in the same manner as the Required Agricultural Practices under subdivision 869(f)(2) of this title. The commission may suspend or revoke a local control license for a violation of any condition placed upon the license. The Board shall adopt rules relating to a municipality's issuance of a local control license in accordance with this subsection and the local commissioners shall administer the rules furnished to them by the Board as necessary to carry out the purposes of this section.
 - (c) Prior to issuing a license to a cannabis establishment under this chapter, the Board shall ensure that the applicant has obtained a local control license from the municipality, if required, unless the Board finds that the municipality has exceeded its authority under this section.
 - (d) A municipality shall not:
 - (1) prohibit the operation of a cannabis establishment within the municipality through an ordinance adopted pursuant to 24 V.S.A. § 2291 or a bylaw adopted pursuant to 24 V.S.A. § 4414, or regulate a cannabis establishment in a manner that has the effect of prohibiting the operation of a cannabis establishment;
 - (2) condition the operation of a cannabis establishment, or the issuance or renewal of a municipal permit to operate a cannabis establishment, on any basis other than the conditions in subsection (b) of this section; and or

1	(3) exceed the authority granted to it by law to regulate a cannabis
2	establishment.
3	Sec. 6. 7 V.S.A. § 869 is amended to read:
4	§ 869. CULTIVATION OF CANNABIS; ENVIRONMENTAL AND LAND
5	USE STANDARDS; REGULATION OF SMALL CULTIVATORS
6	CULTIVATION
7	(a) A cannabis establishment shall not be regulated as "farming" under the
8	Required Agricultural Practices, 6 V.S.A. chapter 215, or other State law, and
9	cannabis produced from cultivation shall not be considered an agricultural
10	product, farm crop, or agricultural crop for the purposes of 32 V.S.A. chapter
11	124, 32 V.S.A. § 9741, or other relevant State law.
12	(b) The cultivation, processing, and manufacturing of cannabis regulated
13	under this chapter shall comply with all applicable State, federal, and local
14	environmental, energy, or public health law, unless otherwise provided under
15	this chapter.
16	(c) A cannabis establishment regulated under this chapter shall be subject
17	to regulation under 24 V.S.A. chapter 117 as authorized by this chapter, unless
18	otherwise provided under this chapter.
19	(d)(1) The cultivation, processing, and manufacturing of cannabis by all
20	cultivators regulated under this chapter shall comply with the following

1	sections of the Required Agricultural Practices as administered and enforced
2	by the Board:
3	(A) section 6, regarding conditions, restriction, and operating
4	standards;
5	(B) section 8, regarding groundwater quality and groundwater quality
6	investigations; and
7	(C) section 12, regarding subsurface tile drainage.
8	(2) Application of or compliance with the Required Agricultural
9	Practices under subdivision (1) of this subsection shall not be construed to
10	provide a presumption of compliance with or exemption to any applicable
11	State, federal, and local environmental, energy, public health, or land use law
12	required under subsections (b) and (c) of this section.
13	(e) Persons cultivating cannabis or handling pesticides for the purposes of
14	the manufacture of cannabis products shall comply with the worker protection
15	standard of 40 C.F.R. Part 170.
16	(f) Notwithstanding subsection (a) of this section, a small cultivator
17	licensed under this chapter who initiates cultivation of cannabis outdoors on a
18	parcel of land that was subject to the Required Agricultural Practices prior to
19	licensed cultivation of cannabis shall:

1	(1) be regulated in the same manner as "farming" and not as
2	"development" on the tract of land where cultivation occurs for the purposes of
3	permitting under 10 V.S.A. chapter 151;
4	(2) not be regulated by a municipal bylaw adopted under 24 V.S.A.
5	chapter 117 in the same manner that Required Agricultural Practices are not
6	regulated by a municipal bylaw under 24 V.S.A. § 4413(d)(1)(A);
7	(3) be eligible to enroll in the Use Value Appraisal Program under 32
8	V.S.A. chapter 124 for the cultivation of cannabis, provided that the
9	agricultural land or farm building on the parcel where cannabis cultivation
10	occurs was enrolled in the Use Value Appraisal Program prior to
11	commencement of licensed cannabis cultivation and the parcel continues to
12	qualify for enrollment; and
13	(4) be exempt under 32 V.S.A. § 9741(3), (25), and (50) from the tax on
14	retail sales imposed under 32 V.S.A. § 9771; and
15	(5) be entitled to the rebuttable presumption that cultivation does not
16	constitute a nuisance under 12 V.S.A. chapter 195 in the same manner as
17	"agricultural activities" are entitled to the rebuttable presumption, provided
18	that, notwithstanding 12 V.S.A. § 5753(a)(1)(A), the cultivation is complying
19	with subsections (b) and (d) of this section.
20	Sec. 7. 7 V.S.A. § 881 is amended to read:
21	§ 881. RULEMAKING; CANNABIS ESTABLISHMENTS

1	(a) The Board shall adopt rules to implement and administer this chapter in
2	accordance with subdivisions (1) — (7) (8) of this subsection.
3	* * *
4	(3) Rules concerning product manufacturers shall include:
5	(A) requirements that a single package of a cannabis product shall
6	not contain more than 50 100 milligrams of THC, except in the case of:
7	(i) cannabis products that are not consumable, including topical
8	preparations;
9	(ii) solid concentrates, oils, and tinctures; and
10	(iii) cannabis products sold to a dispensary pursuant to 18 V.S.A.
11	chapter 86 and rules adopted pursuant to that chapter;
12	* * *
13	(5) Rules concerning retailers shall include:
14	* * *
15	(E) facility inspection requirements and procedures for facility
16	inspection to occur at least annually.
17	* * *
18	(8) Rules concerning propagators shall include:
19	(A) requirements for proper verification of age of customers;
20	(B) pesticides or classes of pesticides that may be used by
21	propagators, provided that any rules adopted under this subdivision (8) shall

1	comply with and shall be at least as stringent as the Agency of Agriculture,
2	Food and Markets' Vermont Pesticide Control Regulations;
3	(C) standards for indoor cultivation of cannabis;
4	(D) procedures and standards for testing cannabis for contaminants,
5	potency, and quality assurance and control;
6	(E) labeling requirements for cannabis sold to retailers and integrated
7	<u>licensees;</u>
8	(F) regulation of visits to the establishments, including the number of
9	visitors allowed at any one time and record keeping concerning visitors; and
10	(G) facility inspection requirements and procedures.
11	* * *
12	Sec. 8. 7 V.S.A. § 901 is amended to read:
13	§ 901. GENERAL PROVISIONS
14	(a) Except as otherwise permitted by law, a person shall not engage in the
15	cultivation, preparation, processing, packaging, transportation, testing, or sale
16	of cannabis or cannabis products without obtaining a license from the Board.
17	* * *
18	(h)(1) The following records shall be exempt from public inspection and
19	copying under the Public Records Act and shall be confidential:

1	(A) any record in an application for a license relating to security,
2	public safety, transportation, or trade secrets, including information provided
3	in an operating plan pursuant to subdivision 881(a)(1)(B) of this title; and
4	(B) any licensee record relating to security, public safety,
5	transportation, trade secrets, or employees.
6	(2) Notwithstanding 1 V.S.A. § 317(e), the Public Records Act
7	exemption created in this subsection shall continue in effect and shall not be
8	repealed through operation of 1 V.S.A. § 317(e). [Repealed.]
9	Sec. 9. 7 V.S.A. § 901a is added to read:
10	§ 901a. ACCESSIBILITY AND CONFIDENTIALITY OF LICENSING
11	AND DISCIPLINARY MATTERS
12	(a) It is the purpose of this section to protect the reputation, security
13	practices, and trade secrets of licensees from undue public disclosure while
14	securing the public's right to know of government licensing actions relevant to
15	the public health, safety, and welfare.
16	(b) All meetings and hearings of the Board shall be subject to the Open
17	Meeting Law as provided in 1 V.S.A. § 312.
18	(c) The following shall be exempt from public inspection and copying
19	under the Public Records Act and shall be kept confidential:

1	(1) records related to licensee security, safety, transportation, or trade
2	secrets, including information provided in an operating plan pursuant to
3	subdivision 881(a)(1)(B) of this title; and
4	(2) records related to investigations, except as provided in subsection (d)
5	of this section.
6	(d)(1) If a complaint or investigation results in formal action to revoke,
7	suspend, condition, reprimand, warn, fine, or otherwise to penalize a licensee
8	based on noncompliance with law or regulation, the case record, as defined by
9	3 V.S.A. § 809(e), shall be public.
10	(2) The Board shall prepare and maintain an aggregated list of all closed
11	investigations into misconduct or noncompliance from whatever source
12	derived. The information contained in the list shall be a public record. The list
13	shall contain the date, nature, and outcome of each complaint. The list shall
14	not contain the identity of the subject licensee unless formal action resulted, as
15	described in subdivision (1) of this subsection.
16	(e) Notwithstanding 1 V.S.A. § 317(e), the Public Records Act exemption
17	created in this section shall continue in effect and shall not be repealed through
18	operation of 1 V.S.A. § 317(e).
19	Sec. 10. 7 V.S.A. § 904 is amended to read:
20	§ 904. CULTIVATOR LICENSE
21	(a) A cultivator licensed under this chapter may:

1	(1) cultivate, process, package, label, transport, test, and sell cannabis to
2	a licensed wholesaler, product manufacturer, retailer, integrated licensee, and
3	dispensary and may;
4	(2) purchase and sell cannabis seeds and immature cannabis plants to
5	another licensed cultivator and propagation cultivator; and
6	(3) possess and sell cannabis products to a licensed wholesaler, product
7	manufacturer, retailer, integrated licensee, and dispensary.
8	* * *
9	Sec. 11. 7 V.S.A. § 904b is added to read:
10	§ 904b. PROPAGATION CULTIVATOR LICENSE
11	(a) A propagation cultivator licensed under this section may:
12	(1) cultivate not more than 3,500 square feet of cannabis clones,
13	immature cannabis plants, or mature cannabis plants;
14	(2) test, transport, and sell cannabis clones and immature cannabis
15	plants to licensed cultivators; and
16	(3) test, transport, and sell cannabis seeds that meet the federal
17	definition of hemp to a licensed cultivator or retailer or to the public.
18	(b) A licensed propagation cultivator shall not cultivate mature cannabis
19	plants for the purpose of producing, harvesting, transferring, or selling
20	cannabis flower for or to any person.

1	Sec. 12. PROPAGATION CULTIVATOR LICENSE IMPLEMENTATION
2	The Cannabis Control Board shall begin issuing propagation cultivator
3	licenses on or before July 1, 2024.
4	Sec. 13. 7 V.S.A. § 905 is amended to read:
5	§ 905. WHOLESALER LICENSE
6	A wholesaler licensed under this chapter may:
7	(1) purchase cannabis from a licensed cultivator and integrated licensee,
8	and cannabis products from a licensed product manufacturer, integrated
9	licensee, and dispensary cannabis establishment;
10	(2) transport, process, package, and sell cannabis and cannabis products
11	to a licensed product manufacturer, retailer, integrated licensee, and dispensary
12	cannabis establishment; and
13	(3) sell cannabis seeds or immature cannabis plants to a licensed
14	cultivator.
15	Sec. 14. 7 V.S.A. § 906 is amended to read:
16	§ 906. PRODUCT MANUFACTURER LICENSE
17	A product manufacturer licensed under this chapter may:
18	(1) purchase cannabis from a licensed cultivator, wholesalers, or
19	integrated licensee, and cannabis products from a licensed wholesaler, product
20	manufacturer, integrated licensee, and dispensary cannabis establishment;

1	(2) use cannabis and cannabis products to produce cannabis products;
2	and
3	(3) transport, process, package, and sell cannabis products to a licensed
4	wholesaler, product manufacturer, retailer, integrated licensee, and dispensary
5	cannabis establishment.
6	Sec. 15. 7 V.S.A. § 907 is amended to read:
7	§ 907. RETAILER LICENSE
8	(a) A retailer licensed under this chapter may:
9	(1) purchase cannabis from a licensed cultivator, wholesaler, or
10	integrated licensee, and cannabis products from a licensed wholesaler, product
11	manufacturer, integrated licensee, and dispensary cannabis establishment; and
12	(2) transport, possess, package, and sell cannabis and cannabis products
13	to the public for consumption off the registered premises or for cultivation.
14	* * *
15	Sec. 16. 7 V.S.A. § 910 is amended to read:
16	§ 910. CANNABIS ESTABLISHMENT FEE SCHEDULE
17	The following fees shall apply to each person or product licensed by the
18	Board:
19	* * *
20	(3) Manufacturers.

1	(A) Manufacturer tier 1. Manufacturers that process and manufacture
2	cannabis in order to produce cannabis products without using solvent-based
3	extraction and not more than \$10,000.00 \$50,000.00 per year in cannabis
4	products based on the manufacturer's total annual sales in cannabis products
5	shall be assessed an annual licensing fee of \$750.00.
6	* * *
7	(7) <u>Propagation cultivators</u> . <u>Propagation cultivators shall be assessed an</u>
8	annual licensing fee of \$500.00.
9	(8) Employees. Cannabis establishments licensed by the Board shall be
10	assessed an annual licensing fee of \$50.00 for each employee.
11	(8)(9) Products. Cannabis establishments licensed by the Board shall be
12	assessed an annual product licensing fee of \$50.00 for every type of cannabis
13	and cannabis product that is sold in accordance with this chapter.
14	(9)(10) Local licensing fees. Cannabis establishments licensed by the
15	Board shall be assessed an annual local licensing fee of \$100.00 in addition to
16	each fee assessed under subdivisions (1) $\frac{(6)(7)}{(6)(7)}$ of this section. Local licensing
17	fees shall be distributed to the municipality in which the cannabis
18	establishment is located pursuant to section 846(c) of this title.
19	(10)(11) One-time fees.
20	(A) All applicants for a cannabis establishment license shall be
21	assessed an initial one-time application fee of \$1,000.00.

1	(B) An applicant may choose to be assessed an initial one-time
2	intent-to-apply fee of \$500.00. If the applicant subsequently seeks a license
3	within one year after paying the intent-to-apply fee, the initial one-time
4	application fee of \$1,000.00 shall be reduced by \$500.00.
5	Sec. 17. 7 V.S.A. chapter 35 is amended to read:
6	CHAPTER 35. MEDICAL CANNABIS REGISTRY
7	§ 951. DEFINITIONS
8	As used in this chapter:
9	* * *
10	(8) "Qualifying medical condition" means:
11	(A) cancer, multiple sclerosis, positive status for human
12	immunodeficiency virus, acquired immune deficiency syndrome, glaucoma,
13	Crohn's disease, Parkinson's disease, post-traumatic stress disorder, or the
14	treatment of these conditions, if the disease or the treatment results in severe,
15	persistent, and intractable symptoms; or
16	(B) post-traumatic stress disorder, provided the Department confirms
17	the applicant is undergoing psychotherapy or counseling with a licensed
18	mental health care provider; or
19	(C) a disease or medical condition or its treatment that is chronic,
20	debilitating, and produces one or more of the following intractable symptoms:
21	cachexia or wasting syndrome, chronic pain, severe nausea, or seizures.

1	* * *
2	§ 952. REGISTRY
3	* * *
4	(b) A person who is a registered patient or a registered caregiver on behalf
5	of a patient may:
6	(1) Cultivate not more than two six mature and seven 12 immature
7	cannabis plants. Any cannabis harvested from the plants shall not count
8	toward the two-ounce possession limit in subdivision (2) of this subsection,
9	provided it is stored in an indoor facility on the property where the cannabis
10	was cultivated and reasonable precautions are taken to prevent unauthorized
11	access to the cannabis.
12	(2) Possess not more than two ounces of cannabis.
13	(3) Purchase cannabis and cannabis products at a licensed medical
14	cannabis dispensary. Pursuant to chapter 37 of this title, a dispensary may
15	offer goods and services that are not permitted at a cannabis establishment
16	licensed pursuant to chapter 33 of this title.
17	* * *
18	§ 954. CAREGIVERS
19	(a) Pursuant to rules adopted by the Board, a person may register with the
20	Board as a caregiver of a registered patient to obtain the benefits of the
21	Registry as provided in section 952 of this title.

1	(b)(1) The Board shall adopt rules that set forth standards for determining
2	whether an applicant should be denied a caregiver card because of his or her
3	criminal history record. An applicant shall not be denied solely on the basis of
4	a criminal conviction that is not listed in 13 V.S.A. chapter 25 or 28 conduct a
5	name and date of birth Vermont criminal conviction record background check
6	and obtain information from the Child Protection Registry maintained by the
7	Department for Children and Families and from the Vulnerable Adult Abuse,
8	Neglect, and Exploitation Registry maintained by the Department of
9	Disabilities, Aging, and Independent Living (collectively, the Registries) for
10	any person who applies to be a caregiver.
11	(2) The Board shall obtain from the Vermont Crime Information Center
12	a copy of the caregiver applicant's fingerprint-based Vermont criminal history
13	records, out of state criminal history records, and criminal history records from
14	the Federal Bureau of Investigation.
15	(c) The Board shall adopt rules that set forth standards for determining
16	whether an applicant should be denied a cannabis establishment license
17	caregiver card because of his or her criminal history record the applicant's
18	criminal history record or status on either Registry.
19	(d)(1) Except as provided in subdivision (2) of this subsection, a caregiver
20	shall serve only one patient may serve not more than two patients at a time,

1	and a patient shall have only one registered caregiver at a time. A patient may
2	serve as a caregiver for one other patient.
3	(2) A patient who is under 18 years of age may have two caregivers.
4	Additional caregivers shall be at the discretion of the Board.
5	(e) Medicaid funds shall not be used to support a caregiver in the
6	cultivation or distribution of cannabis on behalf of a patient.
7	§ 955. REGISTRATION; FEES
8	(a) A registration card shall expire one year after the date of issuance <u>for</u>
9	patients with a qualifying medical condition of chronic pain and the caregivers
10	who serve those patients. For all other patients and the caregivers who serve
11	those patients, a registration card shall expire three years after the date of
12	issuance. A patient or caregiver may renew the card according to protocols
13	adopted by the Board.
14	(b) The Board shall charge and collect a \$50.00 annual registration and
15	renewal fee for patients and caregivers. Fees shall be deposited in the
16	Cannabis Regulation Fund as provided in section 845 of this title.
17	§ 956. RULEMAKING
18	The Board shall adopt rules for the administration of this chapter. No rule
19	shall be more restrictive than any rule adopted by the Department of Public
20	Safety pursuant to 18 V.S.A. chapter 86.
21	Sec. 18. 33 V.S.A. § 4919 is amended to read:

1	§ 4919. DISCLOSURE OF REGISTRY RECORDS
2	(a) The Commissioner may disclose a Registry record only as follows:
3	* * *
4	(11) To the Cannabis Control Board, in accordance with the provisions
5	of 7 V.S.A. § 954.
6	* * *
7	Sec. 19. 33 V.S.A. § 6911 is amended to read:
8	§ 6911. RECORDS OF ABUSE, NEGLECT, AND EXPLOITATION
9	* * *
10	(c) The Commissioner or designee may disclose Registry information only
11	to:
12	* * *
13	(12) The Cannabis Control Board for the purpose of evaluating an
14	individual's suitability to be a registered caregiver under 7 V.S.A. § 954.
15	* * *
16	Sec. 20. 7 V.S.A. § 974 is amended to read:
17	§ 974. RULEMAKING
18	(a)(1) The Board shall adopt rules to implement and administer this
19	chapter. In adoption of rules, the Board shall strive for consistency with rules
20	adopted for cannabis establishments pursuant to chapter 33 of this title where

1	appropriate. No rule shall be more restrictive than any rule adopted by the
2	Department of Public Safety pursuant to 18 V.S.A. chapter 86.
3	* * *
4	Sec. 21. CANNABIS CONTROL BOARD REPORTING; MEDICAL
5	CANNABIS REGISTRY
6	(a) The Cannabis Control Board shall work with the Vermont Academic
7	Detailing Program, Registry patients and caregivers, licensed medical cannabis
8	dispensaries, and medical professional stakeholders to review the Medical
9	Cannabis Registry. The review shall include:
10	(1) an assessment of the illnesses or symptoms most appropriately
11	treated by cannabis;
12	(2) the strains of cannabis recommended for such treatment;
13	(3) the doses of active chemicals recommended for treatment;
14	(4) appropriate treatment protocols for patients, including whether
15	ongoing medical oversight such as counseling or other services is needed for
16	each condition being treated;
17	(5) how the use of cannabis is communicated to patients and patients'
18	providers; and
19	(6) any other issues that will improve the Registry.
20	(b) The Board shall convene the working group not less than four times to
21	complete its work.

1 (c) The Board shall provide recommendations for improvement to the 2 Medical Cannabis Registry to the Senate Committee on Health and Welfare 3 and the House Committees on Human Services and on Health Care on or 4 before January 15, 2024. 5 Sec. 22. 7 V.S.A. § 1001(8) is amended to read: (8) "Tobacco substitute" means products, including electronic cigarettes 6 7 or other electronic or battery-powered devices, that contain or are designed to 8 deliver nicotine or other substances into the body through the inhalation of 9 vapor and that have not been approved by the U.S. Food and Drug 10 Administration for tobacco cessation or other medical purposes. Products Cannabis products as defined in section 831 of this title or products that have 11 12 been approved by the U.S. Food and Drug Administration for tobacco 13 cessation or other medical purposes shall not be considered to be tobacco 14 substitutes. 15 Sec. 23. 32 V.S.A. § 7702(15) is amended to read: 16 (15) "Other tobacco products" means any product manufactured from, 17 derived from, or containing tobacco that is intended for human consumption by 18 smoking, chewing, or in any other manner, including products sold as a 19 tobacco substitute, as defined in 7 V.S.A. § 1001(8), and including any liquids, 20 whether nicotine based or not, or delivery devices sold separately for use with 21 a tobacco substitute, but shall not include cigarettes, little cigars, roll-your-own

1	tobacco, snuff, or new smokeless tobacco as defined in this section, or
2	cannabis products as defined in 7 V.S.A. § 831.
3	Sec. 24. TRANSFER AND APPROPRIATION
4	Notwithstanding 7 V.S.A. § 845(c), in fiscal year 2024:
5	(1) \$500,000.00 is transferred from the Cannabis Regulation Fund
6	established pursuant to 7 V.S.A. § 845 to the Cannabis Business Development
7	Fund established pursuant to 7 V.S.A. § 987; and
8	(2) \$500,000.00 is appropriated from the Cannabis Business
9	Development Fund to the Agency of Commerce and Community Development
10	to fund technical assistance and provide loans and grants pursuant to 7 V.S.A.
11	<u>§ 987.</u>
12	Sec. 25. EFFECTIVE DATE
13	This act shall take effect on passage.
14	
15	
16	
17	
18	(Committee vote:)
19	
20	Senator
21	FOR THE COMMITTEE