Senate Bill 195 By: Senator Mullis of the 53rd

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Title 16 of the Official Code of Georgia Annotated, relating to crimes and 2 offenses, so as to provide that low THC oil, marijuana, and tetrahydrocannabinols do not 3 include certain federally approved products; to update and revise provisions; to revise 4 definitions; to provide for review of new treatment and delivery methods; to repeal a 5 provision relating to the role of Georgia universities and testing of specifications; to provide 6 for additional powers of the Georgia Access to Medical Cannabis Commission; to revise 7 provisions relating to dispensing; to provide for the issuance of dispensing licenses to 8 production licensees; to provide for recommendations and input from the oversight 9 committee; to provide for fees for dispensing licenses; to authorize the commission to require 10 a comparable surety in lieu of a bond; to provide for coordination with the Georgia 11 Composite Medical Board; to provide a method for the issuance of subsequent production 12 licenses; to provide for permits to colleges and universities within this state to conduct 13 medical research via a bona fide partnership with a Class 1 or Class 2 production licensee; 14 to remove epidiolex as a Schedule V controlled substance; to provide for related matters; to 15 provide for legislative findings; to provide for application; to repeal conflicting laws; and for 16 other purposes.

17

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

18	SECTION 1.
19	Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is
20	amended by revising Code Section 16-12-190, relating to the definition of low THC oil, as
21	follows:
22	″16-12-190.
23	As used in this article, the term 'low THC oil' means an oil that contains an amount of
24	cannabidiol and not more than 5 percent by weight of tetrahydrocannabinol,
25	tetrahydrocannabinolic acid, or a combination of tetrahydrocannabinol and
26	tetrahydrocannabinolic acid which does not contain plant material exhibiting the external
27	morphological features of the plant of the genus Cannabis. Such term shall not mean
28	products approved by the federal Food and Drug Administration under Section 505 of the
29	federal Food, Drug, and Cosmetic Act."
30	SECTION 2.
31	Said title is further amended by revising Code Section 16-12-200, relating to definitions, as
32	follows:
33	″16-12-200.
34	As used in this article, the term:
35	(1) 'Applicant' means a corporate entity applying for a license pursuant to this article.
36	(2) 'Available capital' means corporate assets that are available to fund business

operations in the event a license is awarded pursuant to Part 2 of this article. 37

(3) 'Class 1 production license' means a license to produce and manufacture low THC 38

39 oil and products issued pursuant to Code Section 16-12-211.

(4) 'Class 2 production license' means a license to produce and manufacture low THC 40

- 41 oil and products issued pursuant to Code Section 16-12-212.
- (5) 'Commission' means the Georgia Access to Medical Cannabis Commission created 42 43 pursuant to Code Section 16-12-202.

44 (6) 'Designated universities' means the University of Georgia and Fort Valley State45 University.

46 (7) 'Designated university license' means a license issued by the commission pursuant
47 to this article to a designated university to, separately or jointly, produce, manufacture,
48 and purchase low THC oil <u>and products</u> in accordance with this article.

49 (8) 'Dispense' means the sale or provision of low THC oil <u>and products</u> to registered
50 patients by a dispensing licensee.

51 (9) 'Dispensing license' means a specialty license issued by the State Board of Pharmacy

or the commission pursuant to Code Section 16-12-206 to dispense low THC oil and
 products to registered patients.

54 (10) 'Grow' means cultivating and harvesting cannabis for use in producing low THC oil
 55 and products.

56 (11) 'Licensee' means any business, or owner of such business, with a valid license
57 issued pursuant to this article.

58 (12) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190.

59 (13) 'Manufacture' means to process cannabis to produce low THC oil <u>and products</u>.

(14) 'Owner' means any person who directly or indirectly owns, actually or beneficially,
or controls 5 percent or greater of interests of the applicant or any licensee. In the event
that one person owns a beneficial right to interests and another person holds the voting
rights with respect to such interests, then both shall be considered an owner of such
interests.

65 (15) 'Product' means low THC oil delivered through an oil, tincture, transdermal patch,

lotion, or capsule, except as prohibited by Code Section 16-12-234, but not including any

67 food products infused with low THC oil, including, but not limited to, cookies, candies,

- or edibles.
- 69 (16) 'Registered patient' means an individual who is legally authorized to possess and use
- 70 low THC oil <u>and products</u> pursuant to Code Section 31-2A-18.

(17) 'Tracking system' means a seed-to-sale tracking system to track marijuana that is
 grown, processed, manufactured, transferred, stored, or disposed of and low THC oil and
 products that is are transferred, stored, sold, dispensed, or disposed of pursuant to this
 article."

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SECTION 3.

76 Said title is further amended by revising Code Section 16-12-203, relating to powers, duties,
77 and responsibilities of the Georgia Access to Medical Cannabis Commission, as follows:
78 "16-12-203.

79 The commission shall have the following powers, duties, and responsibilities:

(1) To apply for, receive, and administer state funds appropriated to the commission,
private grants and donations, and other funds and donations. The commission's annual
distributions shall be capped and limited to funds received from the sources specified in
this paragraph. The commission shall ensure that its funds are not used as a supplement
or secondary payor to any other third-party payor;

(2) To execute a contract or contracts to purchase or obtain low THC oil, cannabis,
cannabinoids, or any other derivative, compound, or substantially similar products from
any available legal source and to provide logistics related thereto in accordance with this
article. Such contract or contracts may be executed with one or more qualified
corporations or with one or more governmental entities. Purchases made pursuant to this
paragraph shall not be subject to state purchasing laws contained in Article 3 of Chapter
5 of Title 50 or in other provisions of the Official Code of Georgia Annotated;

(3) To utilize funds appropriated to the commission as may be necessary to purchase and
transport low THC oil <u>and products</u> to the State of Georgia for use by registered patients;
(4) To develop, establish, maintain, and administer a low THC oil <u>and products</u>
distribution network to obtain and distribute low THC oil <u>and products</u> to registered

patients in this state and to coordinate the best use of facilities and resources to operate
such distribution network;

98 (5) To establish procedures for inspecting production facilities operated by designated99 universities;

(6) To establish requirements and procedures to ensure quality control, security, and
 oversight of low THC oil <u>and products</u> production in this state, including, but not limited
 to, testing for purity and dosage levels and verification that product labels accurately
 reflect product content;

104 (7) To provide for oversight of tracking systems;

105 (8) To coordinate and assist in the collection of data to evaluate the provision of low

106 THC oil <u>and products</u> in this state;

107 (9) To study the provision of low THC oil <u>and products</u> in this state to determine the best

108 practices and methods of providing such services, to determine what changes are needed

- 109 to improve the provision of low THC oil <u>and products</u>, and to report any proposed
- 110 legislative changes to the General Assembly each year;

111 (10) To coordinate its activities with the Department of Public Health;

(11) To employ an executive director and other staff and to establish duties andresponsibilities of such persons; and

(12) To employ and manage consultants, as deemed necessary, in order to fulfill its
duties and responsibilities under this article.:

116 (13) To review new treatment and delivery methods for low THC oil and products that

117 may result from medical research and are not otherwise inconsistent with this article, and

118 recommend statutory changes to the General Assembly to authorize such treatment and

119 <u>delivery methods and products;</u>

120 (14) To be responsible for the noncriminal enforcement of the provisions of this article

- 121 and to have all of the necessary duties, power, and authority to carry out such
- 122 <u>responsibility;</u>

123	(15) To be authorized to draft, adopt, amend, repeal, and enforce such rules and
124	regulations as it deems necessary for the administration and enforcement of this article
125	in the protection of public health, safety, and welfare;
126	(16) To enforce qualifications for licensure; and
127	(17) To levy fines for failure by a Class 1 production licensee, Class 2 production
128	licensee, or dispensing licensee to operate in accordance with rules and regulations
129	established by the commission within 14 days of written notice by the commission of
130	specific violations. Such fines shall not exceed \$25,000.00 for a first offense, \$50,000.00
131	for a failure to remedy the offense within 60 days after written notice of a first offense,
132	and \$75,000.00 for subsequent failures to remedy noncompliance within 90 days after
133	written notice of a first offense. Following a third written notice of a recurring violation,
134	the commission may also order a licensee to cease operations for a period of up to 30
135	days to correct the violation. Any such fines or orders to cease operations shall be subject
136	to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'"

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SECTION 4.

138 Said title is further amended by revising Code Section 16-12-204, relating to the issuance of
139 nontransferable designated university licenses for production of low THC oil, research on
140 therapeutic use, reporting, collected information, and license revocation, as follows:

141 "16-12-204.

(a) The Upon request by a designated university, the commission shall issue
nontransferable designated university licenses for the production of low THC oil and
products. The licenses granted to designated universities pursuant to this Code section
shall be in addition to any licenses issued pursuant to Part 2 of this article. The designated
universities shall have the option to be licensed as a production facility, either separately
or jointly. The designated universities shall be authorized to contract with private entities

148 to fulfill the terms of the license, including contracting for the production of low THC oil 149 and products. All contracts shall be approved by the commission. 150 (b) Each designated university may conduct research on marijuana for therapeutic use if 151 such university is licensed as a production facility pursuant to this Code section. Effective 152 January 1, 2020, and annually thereafter, the designated universities shall submit a report 153 to the Senate Health and Human Services Committee and the House Committee on Health 154 and Human Services, to include data and outcomes of the research conducted pursuant to 155 this paragraph. (c)(1) The commission shall collect the following information from each licensee: 156 157 (A) The amount of low THC oil and products produced by the licensee during each 158 calendar year; (B) The details of all production costs, including but not limited to seed, fertilizer, 159 160 labor, advisory services, construction, and irrigation; 161 (C) The details of any items or services for which the licensee subcontracted and the 162 costs of each subcontractor directly or indirectly working for the licensee; 163 (D) The amount of therapeutic chemicals produced resulting from the low THC oil and 164 products manufactured pursuant to this article; 165 (E) The amounts paid each year to the licensee related to the licensee's production of 166 low THC oil and products manufactured pursuant to this article; and 167 (F) The amount of low THC oil and products distributed to each dispensing licensee 168 to dispense low THC oil and products in this state during each calendar year. 169 (2) The commission shall provide the information collected pursuant to this subsection 170 for the previous calendar year in the form of a written report to the Senate Health and 171 Human Services Committee and the House Committee on Health and Human Services 172 no later than February 1 of each year. The commission shall also make a copy of such 173 report available to the public by posting such report on the commission's website.

- 174 (d) The commission may revoke the license of a designated university if it is found by the
- 175 commission to have violated any of the requirements established pursuant to this article."

SECTION 5.

177 Said title is further amended by repealing and reserving Code Section 16-12-205, relating to178 the role of Georgia universities and testing of specifications.

179

SECTION 6.

180 Said title is further amended by revising Code Section 16-12-206, relating to annual,181 nontransferable dispensing licenses and adoption of rules, as follows:

182 *"*16-12-206.

(a)(1) The Upon request by a licensed pharmacy in this state, the State Board of
Pharmacy shall be authorized to develop an annual, nontransferable specialty dispensing
license for a an independent pharmacy with a registered office located within this state
to dispense low THC oil and products to registered patients. The State Board of
Pharmacy shall develop rules and regulations regarding dispensing pharmacies in this
state in accordance with the requirements contained in subsection (b) of this Code
section.

190 (2) The commission shall be authorized to develop an annual, nontransferable dispensing 191 license issue five dispensing licenses to each Class 1 production licensee and each Class 192 2 production licensee for retail outlets to dispense low THC oil and products to registered 193 patients. The commission shall ensure that dispensing licenses shall be issued so that 194 retail outlets are dispersed throughout the state. The commission shall develop rules and 195 regulations regarding retail dispensing licensees in this state in accordance with the 196 requirements contained in subsection (b) of this Code section. The commission shall be 197 authorized to issue one additional dispensing license to each Class 1 and Class 2 198 production licensee when the Low THC Oil Patient Registry established and maintained

199	pursuant to Code Section 31-2A-18 reaches 25,000 patients and for every increase of
200	10,000 patients thereafter. The commission shall ensure that retail outlets are dispersed
201	throughout the state for access by registered patients.
202	(b) The State Board of Pharmacy and the commission shall jointly separately adopt rules
203	relating to the dispensing of low THC oil and products, with the State Board of Pharmacy
204	promulgating rules and regulations for pharmacies that dispense low THC oil and products
205	and the commission promulgating rules and regulations for other retail outlets that dispense
206	low THC oil and products by pharmacies and retail dispensing licensees. Such rules shall
207	include but not be limited to:
208	(1) Standards, procedures, and protocols for the effective use of low THC oil and
209	products as authorized by state law and related rules and regulations;
210	(2) Standards, procedures, and protocols for the dispensing of low THC oil and products
211	by a pharmacy with a dispensing license and by retail dispensing licensees and for the
212	utilization of a tracking system;
213	(3) Procedures and protocols to provide that no low THC oil <u>or products</u> may be sold to
214	or transferred to a location outside of this state;
215	(4) The establishment of standards, procedures, and protocols for determining the
216	amount of usable low THC oil and products that is necessary to constitute an adequate
217	supply for registered patients in this state to ensure uninterrupted availability for a period
218	of one month, including amounts for topical treatments;
219	(5) The establishment of standards, procedures, and protocols to ensure that all low THC
220	oil and products dispensed is are consistently pharmaceutical grade;
221	(6) The establishment of standards and procedures for the revocation, suspension, and
222	nonrenewal of dispensing licenses;
223	(7) The establishment of other licensing, renewal, and operational standards which are
224	deemed necessary by the State Board of Pharmacy and the commission;

- 225 (8) The establishment of standards and procedures for testing low THC oil <u>and products</u>
- for levels of tetrahydrocannabinol or other testing parameters deemed appropriate by theState Board of Pharmacy and the commission;
- (9) The establishment of health, safety, and security requirements for pharmacies and
- 229 other retail outlets retail dispensing licensees dispensing low THC oil and products; and
- 230 (10) Requirements for the issuance of dispensing licenses to pharmacies and other retail
- 231 outlets <u>Class 1 and Class 2 production licensees</u>.
- 232 (c) The commission shall each be authorized, by rules and regulations, to establish fees for
- 233 dispensing licenses to Class 1 and Class 2 production licensees commensurate with the
- 234 location of the retail outlet and demand for low THC oil and products at such location."
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SECTION 7.

Said title is further amended by revising Code Section 16-12-207, relating to establishment
of Medical Cannabis Commission Oversight Committee, membership, and inspections, as
follows:

239 "16-12-207.

(a) The General Assembly shall establish a Medical Cannabis Commission Oversight
Committee with two members appointed by the Lieutenant Governor and two members
appointed by the Speaker of the House of Representatives. Any member of the Medical
Cannabis Commission Oversight Committee shall be permitted to inspect any production
facility upon request and after reasonable notice is provided to the production facility.

245 (b) The commission shall promptly provide any document or information requested by the

246 oversight committee that is in its possession, provided that the commission shall not share

247 documents containing data identifying individual patients or physicians, information

248 marked as trade secrets by applicants or licensees, information that in the view of the

249 commission would interfere with an ongoing licensing applicant selection process, or

250	information that in the judgment of the commission would create law enforcement or	r
251	security risks to the citizens of Georgia.	

- 252 (c) No later than August 1, 2021, the oversight committee shall recommend to the
- 253 <u>commission a process and plan for providing accredited lab testing of products produced</u>
- 254 by licensees and for labeling such products. The commission shall consider the
- 255 recommendations of the oversight committee in adopting policies, procedures, and
- 256 <u>regulations regarding such testing and labeling.</u>
- 257 (d) The oversight committee may regularly seek input from patients and physicians as to
- 258 the availability and quality of products produced pursuant to this chapter, and recommend
- 259 to the commission changes to policies, procedures, and regulations to improve availability
- 260 and quality. The commission shall consider such recommendations in adopting policies,
- 261 procedures, and regulations."
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SECTION 8.

263 Said title is further amended by revising Code Section 16-12-210, relating to powers, duties,

and responsibilities of commission, no undue burden on patients, and remission of fees, asfollows:

266 "16-12-210.

(a) The commission shall have the following powers, duties, and responsibilities toimplement the provisions of this part:

269 (1) Issue licenses related to the production, growing, and manufacturing of low THC oil

270 <u>and products</u> in accordance with the provisions of this part;

271 (2) Coordinate with the Georgia Bureau of Investigation to implement security plans and

- enforce the provisions of this part;
- 273 (3) Establish procedures for granting licenses, testing products, and inspecting facilities;
- 274 (4) Establish requirements and procedures to ensure quality control, security, and
- 275 oversight of all low THC oil <u>and product</u> production in this state, including, but not

limited to, conducting testing for purity and dosage levels and verifying that product
labels accurately reflect product content. The commission is authorized to contract with
private laboratories to perform the functions described in this paragraph;

(5) Establish procedures and ensure sufficient resources are available to receive andresolve complaints from registered patients;

(6) Establish applications and forms necessary to carry out the provisions of this part;

282 (7) Establish criteria for applicants and licensees as necessary to ensure market stability

and adequate supply;

284 (8) Provide for the selection, implementation, and oversight of tracking systems;

285 (9) Provide oversight of licensee reporting, data collection, and analysis;

286 (10) Establish requirements and procedures for marketing and signage; and

(11) Promulgate rules and regulations and adopt policies and procedures necessary tocarry out the provisions of this part.

- (b) The commission shall not promulgate any rules or regulations that would unduly
 burden access to low THC oil <u>or products</u> by registered patients.
- (c) All fees collected by the commission shall be remitted to the general fund of the statetreasury."
- 293

SECTION 9.

294 Said title is further amended by revising subsections (a), (b), and (g) of Code Section 295 16-12-211, relating to Class 1 production licenses, application fee, revocation, limitation on 296 ownership, and replacement licenses, as follows:

297 "(a) The commission may issue up to two Class 1 production licenses. A Class 1
298 production licensee shall be authorized to:

(1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to

300 100,000 square feet of cultivation space; and

301 (2) Manufacture low THC oil <u>and products</u>.

302 (b) Class 1 production licenses shall be issued to applicants selected by the commission 303 following a competitive application and review process in accordance with the 304 requirements set forth in this part. An applicant must be a Georgia corporation or entity 305 and shall maintain a bank account with a bank <u>or credit union</u> located in this state. An 306 applicant for a Class 1 production license shall submit an application on a form established 307 by the commission, together with the following information:

308 (1) Proof of available capital to make the investments needed to safely, securely, and
309 promptly perform all required functions of a licensee. Prior to issuance of a Class 1
310 production license, the applicant shall provide written documentation showing that on the
311 date of application and award such applicant holds at least \$2 million in available cash
312 reserves to invest in operations in this state;

313 (2) A written production plan detailing the production processes that, at a minimum,
314 includes details describing how the chain of custody will be maintained, documented, and
315 made available for review by the commission or the Georgia Bureau of Investigation.
316 Production processes shall include compliance with all production standards, laws, and
317 regulations needed to protect public safety and ensure product purity;

318 (3) A comprehensive security plan that ensures compliance with the applicable laws of 319 this state. At a minimum, a security plan shall include a 24 hours per day, seven days per 320 week interior and exterior video monitoring and intrusion detection monitoring system, 321 recording and video storage capabilities for all facilities, and licensed security personnel. 322 The entire premises of licensees shall be equipped with a centralized access control 323 system capable of generating detailed reports of access logs for a minimum of one year. 324 All videos, access logs, and any other monitoring data shall be available to the Georgia 325 Bureau of Investigation upon request. The commission is authorized to set requirements 326 for the minimum technology, resolution, and storage capacity of at least 45 days for the 327 video recording capabilities of licensees;

- 328 (4) A written plan detailing specific security measures to ensure secured transportation329 and tracking of delivered products for intrafacility transportation;
- 330 (5) A detailed employment plan specifying the jobs and salaries of employees and
 331 demonstrating the expected economic impact of proposed activities in Georgia;
- (6) A written plan to ensure that no pesticides are used at any point in the production
 process other than those certified organic by the Organic Materials Review Institute or
 another similar standards organization;
- 335 (7) Detailed designs of all production facilities;

(8) Letters of support from one or more local governmental entities where the primaryfacilities will be located;

(9) A demonstration of significant involvement in the business by one or more minority
business enterprises as defined in Code Section 50-5-131, either as co-owners of the
business or as significant suppliers of goods and services for the business. Such
applicants shall be encouraged to form business relationships with Georgia agricultural
businesses and military veterans;

- 343 (10) Documentation of the applicant's industry capabilities and management experience.
 344 The commission shall consider the relevant industry experience and strength of the
 345 applicant's management team and board of directors when considering its merits;
- (11) Sufficient documentation to prove that a \$1.5 million cash bond or for any licenses
 that are applied for on or after July 1, 2021, other comparable surety as determined by the
 commission, payable to the State of Georgia or an irrevocable letter of credit can be
 obtained within 30 days of license award. Failure to provide the requisite bond or letter
 of credit within 30 days of the license award date shall be cause for revocation of the
 license;
- (12) At least one set of classifiable electronically recorded fingerprints submitted to the
 commission in accordance with the fingerprint system of identification established by the
 director of the Federal Bureau of Investigation. The commission shall transmit the

355 fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints 356 to the Federal Bureau of Investigation for a search of bureau records and an appropriate 357 report and shall promptly conduct a search of state records based upon the fingerprints. 358 After receiving the report from the Georgia Crime Information Center and the Federal 359 Bureau of Investigation, the commission shall review the record for all owners, officers, 360 and employees of the applicant demonstrating a lack of convictions, except for felony 361 convictions that are greater than ten years old, are not drug related, or have been 362 expunged or pardoned; and

363 (13) A description of any efforts made by the applicant to create jobs or locate facilities
364 in tier one or tier two counties as defined in Code Section 48-7-40."

365 "(g) In the event a license issued pursuant to this Code section is revoked by the 366 commission or surrendered by the licensee, the commission shall be authorized to issue a 367 replacement license through a competitive application and review process conducted in 368 accordance with this Code section."

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SECTION 10.

370 Said title is further amended by revising subsections (a), (b), and (g) of Code Section 371 16-12-212, relating to Class 2 production licenses, application fee, revocation, limitation on 372 ownership, and replacement licenses, as follows:

373 "(a) The commission may issue up to four Class 2 production licenses. A Class 2
374 production licensee shall be authorized to:

375 (1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to

- 376 50,000 square feet of cultivation space; and
- 377 (2) Manufacture low THC oil <u>and products</u>.

(b) Class 2 production licenses shall be issued to applicants selected by the commission
following a competitive application and review process in accordance with the
requirements set forth in this part. An applicant must be a Georgia corporation or entity

and shall maintain a bank account with a bank <u>or credit union</u> located in this state. An
applicant for a Class 2 production license shall submit an application on a form established
by the commission, together with the following information:

(1) Proof of available capital to make the investments needed to safely, securely, and
promptly perform all required functions of a licensee. Prior to issuance of a Class 2
production license, the applicant shall provide written documentation showing that on the
date of application and award such applicant holds at least \$1.25 million in available cash
reserves to invest in operations in this state;

389 (2) A written production plan detailing the production processes that, at a minimum,
390 includes details describing how the chain of custody will be maintained, documented, and
391 made available for review by the commission or the Georgia Bureau of Investigation.
392 Production processes shall include compliance with all production standards, laws, and
393 regulations needed to protect public safety and ensure product purity;

394 (3) A comprehensive security plan that ensures compliance with the applicable laws of 395 this state. At a minimum, a security plan shall include a 24 hours per day, seven days per 396 week interior and exterior video monitoring and intrusion detection monitoring system, 397 recording and video storage capabilities for all facilities, and licensed security personnel. 398 The entire premises of licensees shall be equipped with a centralized access control 399 system capable of generating detailed reports of access logs for a minimum of one year. 400 All videos, access logs, and any other monitoring data shall be available to the Georgia 401 Bureau of Investigation upon request. The commission is authorized to set requirements 402 for the minimum technology, resolution, and storage capacity of at least 45 days for the 403 video recording capabilities of licensees;

404 (4) A written plan detailing specific security measures to ensure secured transportation
 405 and tracking of delivered products for intrafacility transportation;

406 (5) A detailed employment plan specifying the jobs and salaries of employees and
 407 demonstrating the expected economic impact of proposed activities in Georgia;

S. B. 195 - 16 - 408 (6) A written plan to ensure that no pesticides are used at any point in the production
409 process other than those certified organic by the Organic Materials Review Institute or
410 another similar standards organization;

411 (7) Detailed designs of all production facilities;

412 (8) Letters of support from one or more local governmental entities where the primary413 facilities will be located;

414 (9) A demonstration of significant involvement in the business by one or more minority
415 business enterprises as defined in Code Section 50-5-131, either as co-owners of the
416 business or as significant suppliers of goods and services for the business. Such
417 applicants shall be encouraged to form business relationships with Georgia agricultural
418 businesses and military veterans;

(10) Documentation of the applicant's industry capabilities and management experience.
The commission shall consider the relevant industry experience and strength of the

421 applicant's management team and board of directors when considering its merits;

422 (11) Sufficient documentation to prove that a \$625,000.00 cash bond or for any licenses
423 that are applied for on or after July 1, 2021, other comparable surety as determined by the
424 commission, payable to the State of Georgia or an irrevocable letter of credit can be
425 obtained within 30 days of license award. Failure to provide the requisite bond or letter
426 of credit within 30 days of the license award date shall be cause for revocation of the
427 license;

428 (12) At least one set of classifiable electronically recorded fingerprints submitted to the
429 commission in accordance with the fingerprint system of identification established by the
430 director of the Federal Bureau of Investigation. The commission shall transmit the
431 fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints
432 to the Federal Bureau of Investigation for a search of bureau records and an appropriate
433 report and shall promptly conduct a search of state records based upon the fingerprints.
434 After receiving the report from the Georgia Crime Information Center and the Federal

S. B. 195 - 17 - Bureau of Investigation, the commission shall review the record for all owners, officers,

and employees of the applicant demonstrating a lack of convictions, except for felony

437 convictions that are greater than ten years old, are not drug related, or have been438 expunged or pardoned; and

(13) A description of any efforts made by the applicant to create jobs or locate facilities
in tier one or tier two counties as defined in Code Section 48-7-40."

441 "(g) In the event a license issued pursuant to this Code section is revoked by the

442 commission or surrendered by the licensee, the commission shall be authorized to issue a

443 replacement license through a competitive application and review process conducted in

- 444 accordance with this Code section."
- 445

SECTION 11.

446 Said title is further amended by revising Code Section 16-12-213, relating to tracking447 systems required, as follows:

448 *"*16-12-213.

(a) The commission shall require that each Class 1 production licensee and Class 2
production licensee establish, maintain, and utilize, directly or by contract, a tracking
system. The commission shall approve one or more vendors to provide or operate tracking
systems.

453 (b) A tracking system shall have the functions and capabilities described in subsections (c)

454 and (d) of this Code section and shall be operated in compliance with the federal Health

455 Insurance Portability and Accountability Act of 1996, Public Law 104-191.

456 (c) The tracking system shall be hosted on a platform that allows for:

- 457 (1) Dynamic allocation of resources;
- 458 (2) Data redundancy; and
- 459 (3) Recovery from natural disaster within 12 hours.
- 460 (d) The tracking system shall be capable of:

S. B. 195 - 18 - 464 (2) Tracking lot and batch information throughout the entire chain of custody;

- 465 (3) Tracking all marijuana, and low THC oil, and products throughout the entire chain
 466 of custody;
- 467 (4) Tracking plant, batch, and marijuana<u>, and low THC oil, and product</u> destruction;
- 468 (5) Tracking transportation of marijuana, and low THC oil, and products;

(6) Performing complete batch recall tracking that clearly identifies all of the following

470 details relating to the specific batch subject to the recall:

- 471 (A) Amount of low THC oil <u>and products</u> sold;
- 472 (B) Amount of low THC oil <u>and products</u> inventory that is finished and available for473 sale;
- 474 (C) Amount of low THC oil <u>and products</u> that is in the process of transfer;
- 475 (D) Amount of low THC oil <u>and products</u> being processed into another form; and
- 476 (E) Amount of postharvest raw marijuana, such as marijuana that is in the drying,
 477 trimming, or curing process;
- 478 (7) Reporting and tracking loss, theft, or diversion of marijuana, or low THC oil, or
 479 products;
- 480 (8) Reporting and tracking all inventory discrepancies;
- 481 (9) Reporting and tracking adverse patient responses or dose related efficacy issues;
- 482 (10) Reporting and tracking all sales and refunds;
- 483 (11) Tracking purchase limits and flagging purchases in excess of authorized limits;
- 484 (12) Receiving electronically submitted information required to be reported under this
- 485 Code section;

(13) Receiving testing results electronically from a laboratory via a secured application
program interface into the tracking system and directly linking the testing results to each
applicable source batch and sample;

489 (14) Flagging test results that have characteristics indicating that they may have been490 altered;

491 (15) Providing information to cross-check that low THC oil <u>and product</u> sales are made
492 to a registered patient, caregiver, or designated caregiver and that the low THC oil <u>and</u>
493 products received the required testing;

494 (16) Providing the commission with real-time access to information in the tracking495 system; and

496 (17) Providing real-time information to the commission regarding key performance497 indicators, including:

- 498 (A) Total low THC oil <u>and products</u> daily sales;
- 499 (B) Total marijuana plants in production;
- 500 (C) Total marijuana plants destroyed; and

501 (D) Total inventory adjustments.

502 (e) A Class 1 production licensee or Class 2 production licensee shall supply the relevant

503 tracking or testing information regarding each plant, product, package, batch, test, transfer,

504 conversion, sale, recall, or disposition of marijuana, or low THC oil, or products in or from

505 such licensee's possession or control on forms created by the commission."

506

SECTION 12.

507 Said title is further amended by revising Code Section 16-12-215, relating to limitation on 508 locations, advertising or marketing prohibited, and information available to physicians, as 509 follows: 510 "16-12-215.

511 (a) No licensee shall operate in any location, whether for cultivation, harvesting, and 512 processing of marijuana or for processing, manufacturing, packaging, or distributing low 513 THC oil or products, within a 3,000 foot radius of a covered entity, measured from 514 property boundary to property boundary. No dispensing licensee may operate in any 515 location within a 1,000 foot radius of a covered entity, measured from property boundary 516 Notwithstanding the provisions of this subsection, local to property boundary. 517 governments may, via use of existing zoning powers otherwise provided by law, allow 518 dispensing licensees only to locate in places other than those provided in this subsection 519 so long as such modification is needed to allow retail outlets to be established to service 520 registered patients residing within such local jurisdiction. As used in this subsection, the 521 term 'covered entity' means a public or private school; an early care and education program 522 as defined in Code Section 20-1A-2; or a church, synagogue, or other place of public 523 religious worship, in existence prior to the date of licensure of such licensee by the 524 commission or State Board of Pharmacy.

525 (b) No licensee shall advertise or market low THC oil <u>or products</u> to registered patients or

526 the public; provided, however, that a licensee shall be authorized to provide information

527 regarding its low THC oil <u>and products</u> directly to physicians."

528

SECTION 13.

529 Said title is further amended by revising Code Section 16-12-216, relating to Georgia Bureau

530 of Investigation ensuring compliance, as follows:

531 "16-12-216.

532 The Georgia Bureau of Investigation shall be responsible for ensuring investigating any

533 <u>alleged criminal activities related to the activities of the licensees, and shall work with the</u>

534 commission and the Georgia Composite Medical Board to develop procedures to ensure

that all activities of licensees are conducted in accordance with this part and the laws of this

536 state. In addition to other powers and duties, the Georgia Bureau of Investigation, the 537 commission, and the Georgia Composite Medical Board shall jointly establish procedures 538 to ensure that no activities conducted under this part result in the illegal or recreational use 539 of low THC oil, products, or manufacturing by-products and jointly establish any other 540 procedures necessary to carry out its duties and responsibilities pursuant to this part."

541

SECTION 14.

542 Said title is further amended by revising Code Section 16-12-217, relating to on-demand
543 access to facilities, provision of samples, testing, and secured transportation, as follows:
544 "16-12-217.

545 (a) All licensees shall provide on-demand access to facilities for inspection when requested 546 by the Georgia Bureau of Investigation, the commission, or the local law enforcement 547 agency for the jurisdiction in which the facility is located. The commission and the 548 Georgia Drugs and Narcotics Agency may each conduct one annual inspection. Upon 549 request by the Georgia Bureau of Investigation, the commission, the Georgia Drugs and 550 Narcotics Agency, or the local law enforcement agency for the jurisdiction in which the 551 facility is located, a licensee shall immediately provide product samples for the purposes 552 of laboratory testing.

553 (b) Each Class 1 production licensee and Class 2 production licensee shall contract with 554 a laboratory on the commission's approved list of independent laboratories, subject to any 555 requirements set by the commission, for purposes of testing low THC oil and products 556 manufactured by such licensees. Low THC oil and products shall be analyzed for potency, 557 foreign matter, microbial presence, pesticides, heavy metals, and residual solvents. The 558 commission shall establish limits for each item tested to verify that such low THC oil and 559 products meet meets the requirements of this part. The commission shall promulgate rules 560 and regulations governing the operations of laboratories for the testing of low THC oil and 561 products. The costs of laboratory testing shall be paid by the licensees. Each low THC oil

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562 product shall be required to pass all requirements established by the commission before 563 being distributed. Products that do not pass the commission's requirements shall be 564 destroyed by the licensee and proof of such destruction shall be sent to the commission 565 upon request.

566 (c) This Code section shall not apply to intrafacility transportation of low THC oil or

567 <u>products</u>; provided, however, that licensees engaging in such transportation shall maintain

secured transportation and tracking of product delivery."

569

SECTION 15.

570 Said title is further amended by revising Code Section 16-12-221, relating to contracts 571 awarded through bids or proposals, minimum contract terms and renewals, subcontracting, 572 and giving or receiving things of value limited, as follows:

573 "16-12-221.

574 (a) The commission shall grant <u>initial</u> licenses under this part pursuant to contracts awarded through competitive sealed bids or competitive sealed proposals as provided for 575 576 in Article 3 of Chapter 5 of Title 50. After issuance of two initial Class 1 production 577 licenses pursuant to Code Section 16-12-211 and four initial Class 2 production licenses 578 pursuant to Code Section 16-12-212, and in the event that the commission revokes a 579 Class 1 or Class 2 production license, a Class 1 or 2 production license is surrendered for 580 any reason, or the commission issues an additional Class 1 production license pursuant to 581 Code Section 16-12-214, the commission shall be authorized to issue any replacement 582 Class 1 or Class 2 production licenses in accordance with rules and regulations established 583 by the commission for such purpose. Such rules and regulations shall not otherwise 584 conflict with this article, and to the extent practicable, such rules and regulations shall 585 incorporate provisions and processes similar to Article 3 of Chapter 5 of Title 50. 586 (b) Any contract for a license awarded pursuant to this subsection shall not be for less than

587 five years and may contain provisions for automatic renewal.

(c) No licensee shall subcontract for services for the cultivation or processing in any way of marijuana if the subcontractor, or any of the service providers in the chain of subcontractors, is owned wholly or in excess of 5 percent by any state employee or member of a state employee's immediate family, including but not limited to any legislator, state-wide public official, or employee of a designated university. For purposes of this subsection, the term 'immediate family member' means a spouse, child, sibling, or parent or the spouse of a child, sibling, or parent.

595 (d) No licensee shall give or receive anything of value in connection with any contract,

596 memorandum of understanding, or cooperative endeavor agreement executed pursuant to

597 this part except the value that is expressed in the contract, memorandum of understanding,

598 or cooperative endeavor agreement."

599

SECTION 16.

600 Said title is further amended by revising Code Section 16-12-224, relating to limitation on 601 ownership by member or former member of commission, limitation on physician's 602 involvement, and identification when contributing to political campaigns, as follows:

603 *"*16-12-224.

(a) No current member of the commission, or former member of the commission for a
period of five years from the date such individual ceased to be a member, shall own,
operate, have a financial interest in, or be employed by a low THC oil <u>or product</u>
manufacturer or distributor, including any licensee under this part.

(b) No physician who, presently or during the period of such business relationship, certifies individuals to the commission pursuant to Code Section 31-2A-18 for the use of low THC oil <u>and products</u> to treat certain conditions shall own, operate, have a financial interest in, or be employed by a low THC oil <u>or product</u> manufacturer or distributor, including any licensee under this part. This subsection shall not prohibit a physician from furnishing a registered patient or his or her caregiver, upon request, with the names of low

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614 THC oil <u>and product</u> manufacturers or distributors. Any physician violating this Code
615 section shall be guilty of a misdemeanor.

- 616 (c) A licensee that makes a campaign contribution pursuant to Article 2 of Chapter 5 of
- Title 21 shall identify itself as a licensee under this part to the recipient of such campaign
- 618 contribution."
- 619

SECTION 17.

620 Said title is further amended by revising Code Section 16-12-225, relating to criminal 621 offenses and penalty, as follows:

622 *"*16-12-225.

(a) A licensee or licensee's employee who knowingly or willfully encourages, causes,
abets, connives, conspires, or aids in the endangerment of patients, trafficking of low THC
oil, products, or its manufacturing by-products, or criminal distribution of raw materials
and agricultural inputs, including but not limited to seeds, under this part shall be guilty of
a felony and, upon conviction thereof, be punished by a fine not to exceed \$100,000.00,
imprisonment for not less than five nor more than ten years, or both.

(b) Any person whose acts or omissions of gross, willful, or wanton negligence contribute
to or cause the endangerment of patients, trafficking of low THC oil, products, or its
manufacturing by-products, or criminal distribution of raw materials and agricultural
inputs, including but not limited to seeds, under this part shall be guilty of a misdemeanor
of a high and aggravated nature and, upon conviction thereof, be punished by a fine of up
to \$5,000.00, imprisonment for up to 12 months, or both.

(c) Failure to comply with all other provisions of this part shall be punishable by a fine of
up to \$500.00 for the first offense. All persons convicted of a second or subsequent offense
shall be guilty of a misdemeanor and, upon conviction thereof, be punished by a fine of up
to \$1,000.00, imprisonment for up to six months, or both, for each violation.

- 639 (d) The provisions of this Code section shall not preclude prosecution and punishment for
- 640 the commission of any offense otherwise provided by law."
- 641

SECTION 18.

642 Said title is further amended by revising Code Section 16-12-226, relating to applicable sales

643 and use tax, as follows:

644 *"*16-12-226.

- 645 The sale of low THC oil <u>and</u> products authorized by this article shall be subject to all 646 applicable sales and use taxes."
- 647

SECTION 19.

648 Said title is further amended by revising Code Section 16-12-230, relating to requirements 649 for dispensing low THC oil, as follows:

650 "16-12-230.

(a) Low THC oil <u>and products</u> shall only be dispensed to registered patients in this state

by a dispensing licensee or directly from the commission pursuant to this article.

653 (b) A pharmacist who dispenses low THC oil <u>or products</u> shall seek and review 654 information on a registered patient from the prescription drug monitoring program data

base established pursuant to Code Section 16-13-57 prior to dispensing low THC oil <u>or</u>

- 656 products to the registered patient."
- 657

SECTION 20.

658 Said title is further amended by revising Code Section 16-12-231, relating to exemptions

659 from arrest, prosecutions, or penalty, as follows:

*660 "*16-12-231.

- The following persons and entities, when acting in accordance with the provisions of this
- article, shall not be subject to arrest, prosecution, or any civil or administrative penalty,

including a civil penalty or disciplinary action by a professional licensing board, or be
denied any right or privilege, for the medical use, prescription, administration,
manufacture, or distribution, or transport of low THC oil or products:

(1) A registered patient who is in possession of an amount of low THC oil <u>or products</u>
authorized under Code Section 16-12-191 or such patient's caregiver, parent, or guardian;
(2) A physician who certifies a patient to the Department of Public Health as being
diagnosed with a condition or in a hospice program and authorized to use low THC oil

- 670 <u>or products</u> for treatment pursuant to Code Section 31-2A-18;
- 671 (3) A pharmacist or pharmacy that dispenses or provides low THC oil <u>or products</u> to a
 672 registered patient;

(4) The commission or its employees or contractors associated with the production of
low THC oil <u>or products</u> in accordance with this article; and

- (5) A designated university, an employee of a designated university, or any other person
 associated with the production of low THC oil <u>or products</u> in accordance with this article;
 and
- 678 (6) An employee, contractor, or agent of a licensee with proper identification associated
- 679 with the production, manufacture, distribution, transport, or sale of low THC oil or
- 680 products in accordance with this article."
- 681

SECTION 21.

682 Said title is further amended by revising Code Section 16-12-233, relating to contracts not

683 against public policy, as follows:

684 *"*16-12-233.

685 It is the intent of the General Assembly that contracts related to the cultivation, harvesting,

686 manufacturing, production, and distribution of cannabis solely for the manufacture of low

687 THC oil or products pursuant to this article are not deemed contracts against public policy

pursuant to Code Section 13-8-2 and shall be enforceable. No such contract shall be
unenforceable on the basis that activities related to cannabis are prohibited by federal law."

690

SECTION 22.

691 Said title is further amended by revising Code Section 16-12-234, relating to unlawful ways

692 to ingest low THC oil, as follows:

*6*93 *"*16-12-234.

694 It shall be unlawful to ingest low THC oil or products in a manner that employs a heating 695 element, power source, electronic circuit, or other electronic, chemical, or mechanical 696 means, regardless of shape or size, that can be used to produce vapor in a solution or other 697 form, including but not limited to any electronic cigarette, electronic cigar, electronic 698 cigarillo, electronic pipe, or similar product or device and any vapor cartridge or other 699 container of low THC oil or product in a solution or other form that is intended to be used 700 with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or 701 similar product or device."

702

SECTION 23.

703 Said title is further amended by revising Code Section 16-12-235, relating to research in 704 compliance with federal regulations and other research permitted, as follows:

705 "16-12-235.

(a) Notwithstanding anything to the contrary within this article, nothing herein shall be
construed to prohibit the conduct of research involving low THC oil, or cannabis, or
products that is conducted in full accordance with federal regulations, including the
regulations of the United States Food and Drug Administration and United States Drug
Enforcement Administration by any university or nonprofit institution of higher education
within the State of Georgia, provided that:

(1) The university researchers conducting the research have the appropriate federal and
state permits to acquire and use low THC oil, or cannabis, or products in clinical or
preclinical research; and

715 (2) The substances used for such research are obtained from licensed pharmaceutical

- companies or through channels established by the United States government, such as the
- 717 National Institute on Drug Abuse.
- (b) Nothing in this article shall be construed to prohibit research otherwise permitted by
- 719 Chapter 51 of Title 31."
- 720

SECTION 24.

721 Said title is further amended by adding a new Code section to read as follows:

722 <u>"16-12-235.1.</u>

723 (a) The commission shall issue permits for colleges and universities located within the

724 State of Georgia to possess limited quantities of low THC oil and products for purposes of

725 conducting medical research via a bona fide partnership with a Class 1 or Class 2 licensee.

726 <u>Such permits shall be for a Georgia based college or university that:</u>

727 (1) Is a member of the University System of Georgia, or an independent college or

728 <u>university accredited by a higher education accrediting body with comparable academic</u>

729 standards to those utilized by member institutions of the University System of Georgia;

730 (2) Has a campus that has been located at a physical location within the state for at

- 731 least 20 years, and a full-time enrollment of at least 200 Georgia students during the past
- 732 <u>year;</u>

733 (3) Is proposing a research partnership that is, in the sole judgment of the commission,

- 734 <u>fully compliant with the laws of this article; and</u>
- 735 (4) Is proposing a research partnership that has been approved by the primary
- 736 <u>institutional review board located at such institution.</u>
- 737 (b) Any such permit issued pursuant to this Code section shall specify:

- 738 (1) The individuals at the institution authorized to work with low THC oil;
- 739 (2) The primary objectives of the research study;
- 740 (3) The physical location on campus where the low THC oil will be stored, and security
- 741 measures in place to prevent unauthorized use of such low THC oil;
- 742 (4) The method of transporting low THC oil from a licensed production facility to the
- 743 <u>campus;</u>
- 744 (5) The method of returning low THC oil to a licensed production facility at the
- 745 <u>conclusion of the study; and</u>
- 746 (6) The beginning and end date of the study.
- 747 (c) Any institution which receives a permit pursuant to this Code section shall provide

748 <u>on-demand access to facilities for inspection when requested by the Georgia Bureau of</u>

749 Investigation, the commission, or the local law enforcement agency for the jurisdiction in

750 which the facility is located."

751

SECTION 25.

752 Said title is further amended in Code Section 16-13-21, relating to definitions relative to753 "Georgia Controlled Substances Act," by revising paragraph (16) as follows:

754 ''(16) 'Marijuana' means all parts of the plant of the genus Cannabis, whether growing or 755 not, the seeds thereof, the resin extracted from any part of such plant, and every 756 compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds, 757 or resin, but shall not include samples as described in subparagraph (P) of paragraph (3) 758 of Code Section 16-13-25; shall not include the completely defoliated mature stalks of 759 such plant, fiber produced from such stalks, oil, or cake, or the completely sterilized samples of seeds of the plant which are incapable of germination; and shall not include 760 761 hemp or hemp products as such terms are defined in Code Section 2-23-3. Such term shall not include products approved by the federal Food and Drug Administration under 762 Section 505 of the federal Food, Drug, and Cosmetic Act." 763

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764	SECTION 26.
765	Said title is further amended in Code Section 16-13-25, relating to Schedule I controlled
766	substances, by revising subparagraph (3)(P) as follows:
767	"(P) Tetrahydrocannabinol, tetrahydrocannabinolic acid, or a combination of
768	tetrahydrocannabinol and tetrahydrocannabinolic acid which does not contain plant
769	material exhibiting the external morphological features of the plant of the genus
770	Cannabis, but not including such substance when found in hemp or hemp products as
771	such terms are defined in Code Section 2-23-3. Tetrahydrocannabinols do not include
772	products approved by the federal Food and Drug Administration under Section 505 of
773	the federal Food, Drug, and Cosmetic Act;"

774 **SECTION 27.**

775 Said title is further amended in Code Section 16-13-29, relating to Schedule V controlled 776 substances, by repealing paragraph (1.5).

777 **SECTION 28.**

778 Nothing in this Act shall be deemed to change, amend, or alter any criteria for applications 779 for a Class 1 or Class 2 production license submitted to the Georgia Access to Medical 780 Cannabis Commission on or prior to January 27, 2021.

781 **SECTION 29.**

782 All laws and parts of laws in conflict with this Act are repealed.