1 AN ACT concerning health.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Compassionate Use of Medical Cannabis Pilot
Program Act is amended by changing Section 130 as follows:

6 (410 ILCS 130/130)

7 (Section scheduled to be repealed on July 1, 2020)

8 Sec. 130. Requirements; prohibitions; penalties;
9 dispensing organizations.

(a) The Department of Financial and Professional
 Regulation shall implement the provisions of this Section by
 rule.

(b) A dispensing organization shall maintain operating documents which shall include procedures for the oversight of the registered dispensing organization and procedures to ensure accurate recordkeeping.

17 (c) A dispensing organization shall implement appropriate 18 security measures, as provided by rule, to deter and prevent 19 the theft of cannabis and unauthorized entrance into areas 20 containing cannabis.

(d) A dispensing organization may not be located within 1,000 feet of the property line of a pre-existing public or private preschool or elementary or secondary school or day care SB1707 Engrossed - 2 - LRB100 11322 MJP 21693 b

1 center, day care home, group day care home, or part day child 2 care facility. A registered dispensing organization may not be 3 located in a house, apartment, condominium, or an area zoned 4 for residential use.

5 (e) A dispensing organization is prohibited from acquiring 6 cannabis from anyone other than a registered cultivation 7 center. A dispensing organization is prohibited from obtaining 8 cannabis from outside the State of Illinois.

9 (f) A registered dispensing organization is prohibited 10 from dispensing cannabis for any purpose except to assist 11 registered qualifying patients with the medical use of cannabis 12 directly or through the qualifying patients' designated 13 caregivers.

(g) The area in a dispensing organization where medical 14 15 cannabis is stored can only be accessed by dispensing 16 organization agents working for the dispensing organization, 17 Department of Financial and Professional Regulation staff performing inspections, law enforcement or other emergency 18 personnel, and contractors working on jobs unrelated to medical 19 20 cannabis, such as installing or maintaining security devices or 21 performing electrical wiring.

(h) A dispensing organization may not dispense more than 2.5 ounces of cannabis to a registered qualifying patient, directly or via a designated caregiver, in any 14-day period unless the qualifying patient has a Department of Public Health-approved quantity waiver. SB1707 Engrossed - 3 - LRB100 11322 MJP 21693 b

1 (i) Before medical cannabis may be dispensed to a 2 designated caregiver or a registered qualifying patient, a 3 dispensing organization agent must determine that the 4 individual is a current cardholder in the verification system 5 and must verify each of the following:

6 (1) that the registry identification card presented to 7 the registered dispensing organization is valid;

8 (2) that the person presenting the card is the person 9 identified on the registry identification card presented 10 to the dispensing organization agent;

(3) that the dispensing organization is the designated dispensing organization for the registered qualifying patient who is obtaining the cannabis directly or via his or her designated caregiver; and

15 (4) that the registered qualifying patient has not16 exceeded his or her adequate supply.

17 (j) Dispensing organizations shall ensure compliance with this limitation by maintaining internal, confidential records 18 that include records specifying how much medical cannabis is 19 20 dispensed to the registered qualifying patient and whether it was dispensed directly to the registered qualifying patient or 21 22 to the designated caregiver. Each entry must include the date 23 and time the cannabis was dispensed. Additional recordkeeping requirements may be set by rule. 24

(k) The physician-patient privilege as set forth by Section
8-802 of the Code of Civil Procedure shall apply between a

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qualifying patient and a registered dispensing organization and its agents with respect to communications and records concerning qualifying patients' debilitating conditions.

4 (1) A dispensing organization may not permit any person to
5 consume cannabis on the property of a medical cannabis
6 organization.

7 (m) A dispensing organization may not share office space
8 with or refer patients to a physician.

9 (n) Notwithstanding any other criminal penalties related 10 to the unlawful possession of cannabis, the Department of 11 Financial and Professional Regulation may revoke, suspend, 12 place on probation, reprimand, refuse to issue or renew, or 13 take any other disciplinary or non-disciplinary action as the Department of Financial and Professional Regulation may deem 14 15 proper with regard to the registration of any person issued 16 under this Act to operate a dispensing organization or act as a 17 dispensing organization agent, including imposing fines not to exceed \$10,000 for each violation, for any violations of this 18 Act and rules adopted in accordance with this Act. 19 The 20 procedures for disciplining а registered dispensing 21 organization shall be determined by rule. All final 22 administrative decisions of the Department of Financial and 23 Professional Regulation are subject to judicial review under the Administrative Review Law and its rules. 24 The term 25 "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure. 26

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1 (o) Dispensing organizations are subject to random 2 inspection and cannabis testing by the Department of Financial 3 and Professional Regulation and State Police as provided by 4 rule.

5	<u>(</u> р) Еа	ch regi	stered	medical	L ca	nnabis	dispe	nsing
6	organization	shall	self-c	certify	the	medical	can	nabis
7	dispensing	organiza	tion's	agents	in	accorda	ance	with
8	<u>administrati</u>	ve rules a	adopted	by the De	partme	ent of Fi	nancia	al and
9	Professional	Regulatio	on.					
10	(Source: P.A	. 98-122,	eff. 1-	1-14.)				