# 2022 SESSION

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## **SENATE BILL NO. 621**

Offered January 14, 2022

A BILL to allow certain pharmaceutical processors to sell cannabis products at retail; sunset.

Patron—Dunnavant

### Referred to Committee on Education and Health

### Be it enacted by the General Assembly of Virginia:

1. § 1. That, notwithstanding any other provision of law, the Board of Pharmacy shall allow any 9 pharmaceutical processor that holds a permit pursuant to § 54.1-3442.6 of the Code of Virginia to sell cannabis products as defined in § 54.1-3408.3 of the Code of Virginia to unregistered persons who are 10 11 21 years of age or older without the need for a written certification. All sales and related activities 12 13 conducted pursuant to this act shall be subject to all regulations governing pharmaceutical processors 14 set forth in 18VAC110-60 of the Virginia Administrative Code, subject to the following exceptions and 15 requirements:

1. Part II (18VAC110-60-30 et seq.) of 18VAC110-60 and 18VAC110-60-310 of the Virginia 16 Administrative Code shall not apply: 17 18

2. Pharmaceutical processors engaging in sales pursuant to the provisions of this act shall:

19 a. Sell cannabis products only in opaque, child-resistant, tamper-evident, and resealable packaging;

20 b. Report quarterly to the Board of Pharmacy data regarding all sales conducted pursuant to this 21 act, including information regarding violations, errors, and omissions;

c. Be permitted to cultivate the number of cannabis plants, as determined by the pharmaceutical 22 processor, necessary to serve the demand for sales created by this act; 23

d. Dedicate a sufficient number of registers at each facility to registered patient sales and maintain 24 25 sufficient inventory of cannabis products to satisfy the demands of such patients;

26 e. Be permitted to acquire industrial hemp extract processed in Virginia from Virginia grown hemp biomass, and in compliance with state or federal law, from a registered industrial hemp processor and 27 28 to process and formulate such extract with cannabis plant extract into cannabis products. Industrial 29 hemp extract acquired by a pharmaceutical processor is subject to the same third-party testing 30 requirements that may apply to cannabis plant extract. Testing shall be performed by a laboratory 31 located in Virginia and in compliance with state law. The industrial hemp processor shall provide such third-party testing results to the pharmaceutical processor before industrial hemp extract may be 32 33 acquired;

34 f. Submit to the Board of Directors of the Virginia Cannabis Control Authority and, upon approval 35 by the Board of Directors of the Virginia Cannabis Control Authority, comply with a plan describing 36 how the pharmaceutical processor will, in its health service area, (i) educate consumers about 37 responsible consumption of cannabis products and (ii) incubate five or fewer independent cannabis 38 retailers for a period of six months or support and educate persons that wish to participate in the 39 cannabis market; and

40 g. Pay a one-time \$1 million fee to the Department of Taxation prior to engaging in sales pursuant 41 to this act: 42

3. Pharmaceutical processors engaging in sales pursuant to the provisions of this act shall not:

a. Except for wholesale purposes, deliver cannabis products or sell cannabis products at any location other than the pharmaceutical processor and cannabis dispensing facilities for which the 43 44 pharmaceutical processor holds a permit pursuant to § 54.1-3442.6 of the Code of Virginia; 45 46

b. Advertise cannabis products to persons younger than 21 years of age;

c. Sell to a person in a single transaction more than (i) one ounce of botanical cannabis products, 47 (ii) five grams of cannabis concentrate products, or (iii) a quantity of infused cannabis products that 48 49 contains more than 500 milligrams of tetrahydrocannabinol;

50 d. Sell any nonbotanical cannabis product with an individual unit dose containing more than 10 51 *milligrams of tetrahydrocannabinol;* 

e. Be required to comply with any Board of Pharmacy regulation, requirement, or restriction not 52 53 referenced in this act or any amendments or additions to the regulations referenced in this act unless 54 such regulation, requirement, restriction, amendment, or addition is adopted by the General Assembly or 55 Board of Pharmacy: or

56 f. Be subject to administrative action, liability, or other penalty based on the acts or omissions of 57 any independent cannabis retailer; and

58 4. Unregistered persons without a written certificate shall be permitted to access pharmaceutical SB621

59 processor and dispensing facilities for the purpose of purchasing cannabis products in accordance with60 the provisions of this act.

61 § 2. That the Board of Pharmacy may suspend the privileges of a pharmaceutical processor to 62 engage in sales under this act for substantial and repeated violations of the provisions of this act.

63 § 3. That a tax of 21 percent shall be levied on the sale of cannabis products by pharmaceutical 64 processors pursuant to this act, which shall be in lieu of any tax imposed under Chapter 6 (§ 58.1-600 65 et seq.) of Title 58.1 of the Code of Virginia or any other state or local law. Pharmaceutical processors shall remit such tax to the Department of Taxation. The Department of Taxation shall deposit tax 66 revenues from the 21 percent excise tax into the general fund and shall deposit the fees received from 67 pharmaceutical processors pursuant to § 1 of this act into the account of the Virginia Cannabis Control **68** 69 Authority to be used to assist independent cannabis retailers located in rural and urban opportunity zones designated by the Board of Directors of the Virginia Cannabis Control Authority. 70

§ 4. That the Board of Pharmacy and the Department of Taxation may assess and collect fees from
each pharmaceutical processor that sells cannabis products pursuant to this act in an amount sufficient
to recover the costs associated with the implementation of the provisions of this act.

§ 5. That the provisions of this act shall not apply to or otherwise affect the sale of cannabis
products to registered patients with written certifications by pharmaceutical processors pursuant to
76 Article 4.2 (§ 54.1-3442.5 et seq. of the Code of Virginia) of the Drug Control Act.

§ 6. That no agent or employee of a pharmaceutical processor or cannabis dispensing facility shall
be subject to any disciplinary action by a professional licensing board for (i) possessing or
manufacturing marijuana for the purposes of producing cannabis products in accordance with the
provisions of this act or (ii) possessing, manufacturing, or distributing cannabis products that are
consistent with generally accepted cannabis industry standards in accordance with the provisions of this

83 § 7. That the Board of Directors of the Virginia Cannabis Control Authority shall promulgate 84 regulations governing sales, cultivation, extraction, processing, manufacturing, wholesaling, and other 85 related activities conducted pursuant to this act that shall model, to the greatest extent practicable, the 86 regulations of the Board of Pharmacy governing pharmaceutical processors set forth in 18VAC110-60 of 87 the Virginia Administrative Code, subject to the exceptions and requirements set forth in § 1 of this act. 88 Upon the effective date of such regulations adopted by the Board of Directors of the Virginia Cannabis 89 Control Authority, (i) oversight of all sales, cultivation, extraction, processing, manufacturing, 90 wholesaling, and other related activities conducted pursuant to this act shall transfer from the Board of 91 Pharmacy to the Board of Directors of the Virginia Cannabis Control Authority and (ii) the Board of 92 Directors of the Virginia Cannabis Control Authority shall be vested with all powers and duties 93 conferred upon the Board of Pharmacy pursuant to this act. 94 § 8. That the provisions of this act shall expire when pharmaceutical processors engaging in the sale

95 of cannabis products pursuant to the provisions of this act are authorized by the Virginia Cannabis
96 Control Authority to apply for and be granted licenses to cultivate, manufacture, wholesale, and sell at
97 retail to consumers 21 years of age or older retail marijuana and retail marijuana products at the
98 pharmaceutical processor and cannabis dispensing facilities for which the pharmaceutical processor
99 holds a permit pursuant to § 54.1-3442.6 of the Code of Virginia.