2020 SESSION

20107275D 1 **SENATE BILL NO. 976** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Education and Health 4 on February 6, 2020) 5 6 (Patron Prior to Substitute—Senator Marsden) A BILL to amend and reenact §§ 54.1-3408.3 and 54.1-3442.5 through 54.1-3442.8 of the Code of 7 Virginia, relating to pharmaceutical processors; cannabis dispensing facilities. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 54.1-3408.3 and 54.1-3442.5 through 54.1-3442.8 of the Code of Virginia are amended and reenacted as follows: 10 11 § 54.1-3408.3. Certification for use of cannabidiol oil or THC-A oil for treatment. 12 A. As used in this section: 13 "Cannabidiol oil" means any formulation of processed Cannabis plant extract that contains at least 15 percent cannabidiol but no more than five percent tetrahydrocannabinol, or a dilution of the resin of the 14 Cannabis plant that contains at least five milligrams of cannabidiol per dose but not more than five 15 percent tetrahydrocannabinol. "Cannabidiol oil" does not include industrial hemp, as defined in 16 § 3.2-4112, that is grown, dealt, or processed in compliance with state or federal law. 17 18 "Practitioner" means a practitioner of medicine or osteopathy licensed by the Board of Medicine, a physician assistant licensed by the Board of Medicine, or a nurse practitioner jointly licensed by the 19 20 Board of Medicine and the Board of Nursing. 21 "Registered agent" means an individual designated by a patient who has been issued a written 22 certification, or, if such patient is a minor or an incapacitated adult as defined in § 18.2-369, designated 23 by such patient's parent or legal guardian, and registered with the Board pursuant to subsection G. 24 'THC-A oil" means any formulation of processed Cannabis plant extract that contains at least 15 percent tetrahydrocannabinol acid but not more than five percent tetrahydrocannabinol, or a dilution of 25 the resin of the Cannabis plant that contains at least five milligrams of tetrahydrocannabinol acid per 26 27 dose but not more than five percent tetrahydrocannabinol. 28 B. A practitioner in the course of his professional practice may issue a written certification for the 29 use of cannabidiol oil or THC-A oil for treatment or to alleviate the symptoms of any diagnosed 30 condition or disease determined by the practitioner to benefit from such use. C. The written certification shall be on a form provided by the Office of the Executive Secretary of 31 32 the Supreme Court developed in consultation with the Board of Medicine. Such written certification 33 shall contain the name, address, and telephone number of the practitioner, the name and address of the 34 patient issued the written certification, the date on which the written certification was made, and the 35 signature of the practitioner. Such written certification issued pursuant to subsection B shall expire no 36 later than one year after its issuance unless the practitioner provides in such written certification an 37 earlier expiration. 38 D. No practitioner shall be prosecuted under § 18.2-248 or 18.2-248.1 for dispensing or distributing 39 cannabidiol oil or THC-A oil for the treatment or to alleviate the symptoms of a patient's diagnosed 40 condition or disease pursuant to a written certification issued pursuant to subsection B. Nothing in this 41 section shall preclude the Board of Medicine from sanctioning a practitioner for failing to properly 42 evaluate or treat a patient's medical condition or otherwise violating the applicable standard of care for 43 evaluating or treating medical conditions. 44 E. A practitioner who issues a written certification to a patient pursuant to this section shall register 45 with the Board. The Board shall, in consultation with the Board of Medicine, set a limit on the number 46 of patients to whom a practitioner may issue a written certification. F. A patient who has been issued a written certification shall register with the Board or, if such 47 **48** patient is a minor or an incapacitated adult as defined in § 18.2-369, a patient's parent or legal guardian 49 shall register and shall register such patient with the Board. G. A patient, or, if such patient is a minor or an incapacitated adult as defined in § 18.2-369, such 50 51 patient's parent or legal guardian, may designate an individual to act as his registered agent for the purposes of receiving cannabidiol oil or THC-A oil pursuant to a valid written certification. Such 52 53 designated individual shall register with the Board. The Board may set a limit on the number patients 54 for whom any individual is authorized to act as a registered agent. 55 H. The Board shall promulgate regulations to implement the registration process. Such regulations shall include (i) a mechanism for sufficiently identifying the practitioner issuing the written certification, 56 the patient being treated by the practitioner, his registered agent, and, if such patient is a minor or an 57 incapacitated adult as defined in § 18.2-369, the patient's parent or legal guardian; (ii) a process for 58 59 ensuring that any changes in the information are reported in an appropriate timeframe; and (iii) a

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60 prohibition for the patient to be issued a written certification by more than one practitioner during any61 given time period.

62 I. Information obtained under the registration process shall be confidential and shall not be subject to 63 the disclosure provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). However, 64 reasonable access to registry information shall be provided to (i) the Chairmen of the House and Senate 65 Committees Committee for Courts of Justice and the Senate Committee on the Judiciary, (ii) state and 66 federal agencies or local law enforcement for the purpose of investigating or prosecuting a specific individual for a specific violation of law, (iii) licensed physicians practitioners or pharmacists for the 67 68 purpose of providing patient care and drug therapy management and monitoring of drugs obtained by a registered patient, (iv) a pharmaceutical processor or cannabis dispensing facility involved in the 69 treatment of a registered patient, or (v) a registered patient, his registered agent, or, if such patient is a 70 minor or an incapacitated adult as defined in § 18.2-369, the patient's parent or legal guardian, but only 71 72 with respect to information related to such registered patient.

73 § 54.1-3442.5. Definitions.

As used in this article:

"Cannabidiol oil" has the same meaning as specified in § 54.1-3408.3.

"Cannabis dispensing facility" means a facility that (i) has obtained a permit from the Board
pursuant to § 54.1-3442.6; (ii) is owned, at least in part, by a pharmaceutical processor; and (iii)
dispenses cannabidiol oil or THC-A oil produced by a pharmaceutical processor to a registered patient,
his registered agent, or, if such patient is a minor or an incapacitated adult as defined in § 18.2-369,
such patient's parent or legal guardian.

81 "Pharmaceutical processor" means a facility that (i) has obtained a permit from the Board pursuant to
82 § 54.1-3408.3 and (ii) cultivates Cannabis plants intended only for the production of cannabidiol oil or THC-A oil, produces cannabidiol oil or THC-A oil, and dispenses cannabidiol oil or THC-A oil to a
84 registered patient, his registered agent, or, if such patient is a minor or an incapacitated adult as defined
85 in § 18.2-369, such patient's parent or legal guardian.

86 "Practitioner" has the same meaning as specified in § 54.1-3408.3.

87 "Registered agent" has the same meaning as specified in § 54.1-3408.3.

88 "THC-A oil" has the same meaning as specified in § 54.1-3408.3.

§ 54.1-3442.6. Permit to operate pharmaceutical processor or cannabis dispensing facility.

A. No person shall operate a pharmaceutical processor without first obtaining a permit from the
 Board. The application for such permit shall be made on a form provided by the Board and signed by a
 pharmacist who will be in full and actual charge of the pharmaceutical processor or cannabis dispensing
 facility. The Board shall establish an application fee and other general requirements for such application.

B. Each permit shall expire annually on a date determined by the Board in regulation. The number of permits that the Board may issue or renew in any year is limited to one *pharmaceutical processor and up to five cannabis dispensing facilities* for each health service area established by the Board of Health.
Permits shall be displayed in a conspicuous place on the premises of the pharmaceutical processor and cannabis dispensing facility.

99 C. The Board shall adopt regulations establishing health, safety, and security requirements for 100 pharmaceutical processors and cannabis dispensing facilities. Such regulations shall include requirements 101 for (i) physical standards; (ii) location restrictions; (iii) security systems and controls; (iv) minimum 102 equipment and resources; (v) recordkeeping; (vi) labeling and packaging; (vii) quarterly inspections; (viii) processes for safely and securely eultivating Cannabis plants intended for producing cannabidiol oil 103 and THC-A oil, producing cannabidiol oil and THC-A oil, and dispensing and delivering in person 104 cannabidiol oil and THC-A oil to a registered patient, his registered agent, or, if such patient is a minor 105 or an incapacitated adult as defined in § 18.2-369, such patient's parent or legal guardian; (ix) a 106 maximum number of marijuana plants a pharmaceutical processor may possess at any one time; (x) the 107 108 secure disposal of plant remains; (xi) a process for registering a cannabidiol oil and THC-A oil product; 109 (xii) dosage limitations, which shall provide that each dispensed dose of cannabidiol oil or THC-A not 110 exceed 10 milligrams of tetrahydrocannabinol; and (xiii) (x) a process for the wholesale distribution of and the transfer of cannabidiol oil and THC-A oil products between pharmaceutical processors and 111 112 between a pharmaceutical processor and a cannabis dispensing facility; (xi) an allowance for the sale of devices for administration of dispensed products; and (xii) an allowance for the use and distribution 113 114 of inert product samples containing no cannabinoids for patient demonstration exclusively at the pharmaceutical processor or cannabis dispensing facility, and not for further distribution or sale, 115 116 without the need for a written certification. The Board shall also adopt regulations for pharmaceutical processors that include requirements for (a) processes for safely and securely cultivating Cannabis 117 plants intended for producing cannabidiol oil or THC-A oil; (b) a maximum number of marijuana plants 118 a pharmaceutical processor may possess at any one time; (c) the secure disposal of plant remains; and 119 120 (d) a process for registering cannabidiol oil and THC-A oil products.

121 D. The Board shall require that after processing and before dispensing cannabidiol oil and THC-A

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122 oil, a pharmaceutical processor shall make a sample available from each homogenized batch of product 123 for testing by an independent laboratory located in Virginia meeting Board requirements. A valid 124 sample size for testing shall be determined by each laboratory and may vary due to sample matrix, 125 analytical method, and laboratory-specific procedures. A minimum sample size of 0.5 percent of 126 individual units for dispensing or distribution from each homogenized batch is required to achieve a 127 representative sample for analysis.

128 E. A laboratory testing samples for a pharmaceutical processor shall obtain a controlled substances 129 registration certificate pursuant to § 54.1-3423 and shall comply with quality standards established by 130 the Board in regulation.

131 D. F. Every pharmaceutical processor or cannabis dispensing facility shall be under the personal 132 supervision of a licensed pharmacist on the premises of the pharmaceutical processor or cannabis 133 dispensing facility. A pharmacist in charge of a pharmaceutical processor may authorize certain employee access to secured areas designated for cultivation and other areas approved by the Board. No 134 pharmacist shall be required to be on the premises during such authorized access. The 135 pharmacist-in-charge shall ensure security measures are adequate to protect the cannabis from diversion 136 137 at all times.

138 E. G. The Board shall require an applicant for a pharmaceutical processor and cannabis dispensing 139 facility permit to submit to fingerprinting and provide personal descriptive information to be forwarded 140 along with his fingerprints through the Central Criminal Records Exchange to the Federal Bureau of 141 Investigation for the purpose of obtaining criminal history record information regarding the applicant. 142 The cost of fingerprinting and the criminal history record search shall be paid by the applicant. The 143 Central Criminal Records Exchange shall forward the results of the criminal history background check to 144 the Board or its designee, which shall be a governmental entity.

145 F. H. In addition to other employees authorized by the Board, a pharmaceutical processor may 146 employ individuals who may have less than two years of experience (i) to perform cultivation-related duties under the supervision of an individual who has received a degree in horticulture or a certification 147 148 recognized by the Board or who has at least two years of experience cultivating plants and (ii) to 149 perform extraction-related duties under the supervision of an individual who has a degree in chemistry 150 or pharmacology or at least two years of experience extracting chemicals from plants.

151 I. A pharmaceutical processor to whom a permit has been issued by the Board may establish up to 152 five cannabis dispensing facilities for the dispensing of cannabidiol oil and THC-A oil that has been 153 cultivated and produced on the premises of a pharmaceutical processor permitted by the Board. Each 154 cannabis dispensing facility shall be located within the same health service area as the pharmaceutical 155 processor.

156 G. J. No person who has been convicted of (i) a felony under the laws of the Commonwealth or 157 another jurisdiction or (ii) within the last five years, any offense in violation of Article 1 (§ 18.2-247 et seq.) or Article 1.1 (§ 18.2-265.1 et seq.) of Chapter 7 of Title 18.2 or a substantially similar offense 158 159 under the laws of another jurisdiction shall be employed by or act as an agent of a pharmaceutical processor or cannabis dispensing facility. 160

161 H. K. Every pharmaceutical processor and cannabis dispensing facility shall adopt policies for 162 pre-employment drug screening and regular, ongoing, random drug screening of employees.

L. A pharmacist at the pharmaceutical processor and the cannabis dispensing facility shall determine 163 164 the number of pharmacy interns, pharmacy technicians and pharmacy technician trainees who can be 165 safely and competently supervised at one time; however, no pharmacist shall supervise more than six 166 persons performing the duties of a pharmacy technician at one time.

167 M. Any person who proposes to use an automated process or procedure during the production of 168 cannabidiol oil or THC-A oil that is not otherwise authorized in law or regulation or at a time when a 169 pharmacist will not be on-site may apply to the Board for approval to use such process or procedure 170 pursuant to subsections B through E of § 54.1-3307.2. 171

§ 54.1-3442.7. Dispensing cannabidiol oil and THC-A oil; report.

172 A. A pharmaceutical processor or cannabis dispensing facility shall dispense or deliver cannabidiol 173 oil or THC-A oil only in person to (i) a patient who is a Virginia resident or temporarily resides in Virginia as made evident to the Board, has been issued a valid written certification, and is registered 174 175 with the Board pursuant to § 54.1-3408.3, (ii) such patient's registered agent, or (iii) if such patient is a 176 minor or an incapacitated adult as defined in § 18.2-369, such patient's parent or legal guardian who is a 177 Virginia resident or temporarily resides in Virginia as made evident to the Board and is registered with 178 the Board pursuant to § 54.1-3408.3. Prior to the initial dispensing of each written certification, the pharmacist or pharmacy technician at the location of the pharmaceutical processor or cannabis 179 180 dispensing facility shall make and maintain for two years a paper or electronic copy of the written 181 certification that provides an exact image of the document that is clearly legible; shall view a current 182 photo identification of the patient, registered agent, parent, or legal guardian; and shall verify current

183 board registration of the practitioner and the corresponding patient, registered agent, parent, or legal 184 guardian. Prior to any subsequent dispensing of each written certification, the pharmacist, pharmacy 185 technician, or delivery agent shall view the current written certification; a current photo identification of 186 the patient, registered agent, parent, or legal guardian; and the current board registration issued to the patient, registered agent, parent, or legal guardian. No pharmaceutical processor or cannabis dispensing 187 188 facility shall dispense more than a 90-day supply for any patient during any 90-day period. The Board 189 shall establish in regulation an amount of cannabidiol oil or THC-A oil that constitutes a 90-day supply 190 to treat or alleviate the symptoms of a patient's diagnosed condition or disease.

191 B. A pharmaceutical processor or cannabis dispensing facility shall dispense only cannabidiol oil and 192 THC-A oil that has been cultivated and produced on the premises of a pharmaceutical processor 193 permitted by the Board. A pharmaceutical processor may begin cultivation upon being issued a permit 194 by the Board.

195 C. The Board shall report annually by December 1 to the Chairmen of the House and Senate 196 Committees Committee for Courts of Justice and the Senate Committee on the Judiciary on the operation 197 of pharmaceutical processors and cannabis dispensing facilities issued a permit by the Board, including 198 the number of practitioners, patients, registered agents, and parents or legal guardians of patients who 199 have registered with the Board and the number of written certifications issued pursuant to § 54.1-3408.3.

200 D. The concentration of tetrahydrocannabinol in any THC-A oil on site may be up to 10 percent 201 greater than or less than the level of tetrahydrocannabinol measured for labeling. A pharmaceutical 202 processor and cannabis dispensing facility shall ensure that such concentration in any THC-A onsite is 203 within such range and. A pharmaceutical processor producing THC-A oil shall establish a stability testing schedule of THC-A oil. 204 205

§ 54.1-3442.8. Criminal liability; exceptions.

206 In any prosecution of an agent or employee of a pharmaceutical processor or cannabis dispensing facility under § 18.2-248, 18.2-248.1, 18.2-250, or 18.2-250.1 for possession or manufacture of 207 208 marijuana or for possession, manufacture, or distribution of cannabidiol oil or THC-A oil, it shall be an 209 affirmative defense that such agent or employee (i) possessed or manufactured such marijuana for the 210 purposes of producing cannabidiol oil or THC-A oil in accordance with the provisions of this article and 211 Board regulations or (ii) possessed, manufactured, or distributed such cannabidiol oil or THC-A oil in 212 accordance with the provisions of this article and Board regulations. If such agent or employee files a copy of the permit issued to the pharmaceutical processor or cannabis dispensing facility pursuant to 213 § 54.1-3442.6 with the court at least 10 days prior to trial and causes a copy of such permit to be 214 delivered to the attorney for the Commonwealth, such permit shall be prima facie evidence that (a) such 215 216 marijuana was possessed or manufactured for the purposes of producing cannabidiol oil or THC-A oil in 217 accordance with the provisions of this article and Board regulations or (b) such cannabidiol oil or 218 THC-A oil was possessed, manufactured, or distributed in accordance with the provisions of this article 219 and Board regulations.

2. That the Board of Pharmacy shall promulgate regulations to implement the provisions of this 220 act to be effective within 280 days of its enactment. 221