

General Assembly

January Session, 2023

Amendment

LCO No. 9161



Offered by: SEN. KISSEL, 7<sup>th</sup> Dist.

To: Subst. House Bill No. 6699

File No. 764

Cal. No. 485

## "AN ACT CONCERNING CANNABIS REGULATION."

Strike section 1 in its entirety and substitute the following in lieu
 thereof:

"Section 1. Section 21a-240 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2023*):

5 The following words and phrases, as used in this chapter, shall have 6 the following meanings, unless the context otherwise requires:

(1) "Abuse of drugs" means the use of controlled substances solely for
their stimulant, depressant or hallucinogenic effect upon the higher
functions of the central nervous system and not as a therapeutic agent
prescribed in the course of medical treatment or in a program of
research operated under the direction of a physician or pharmacologist.
[;]

13 (2) "Administer" means the direct application of a controlled 14 substance, whether by injection, inhalation, ingestion or any other means, to the body of a patient or research subject by: (A) A practitioner, or, in [his] <u>the practitioner's</u> presence, by [his] <u>the practitioner's</u> authorized agent, or (B) the patient or research subject at the direction and in the presence of the practitioner, or (C) a nurse or intern under the direction and supervision of a practitioner. [;]

(3) "Agent" means an authorized person who acts on behalf of or at
the direction of a manufacturer, distributor, dispenser or prescribing
practitioner, [. It] <u>but</u> does not include a common or contract carrier,
public warehouseman, or employee of the carrier or warehouseman. [;]

(4) "Amphetamine-type substances" include amphetamine, optical
isomers thereof, salts of amphetamine and its isomers, and chemical
compounds which are similar thereto in chemical structure or which are
similar thereto in physiological effect, and which show a like potential
for abuse, which are controlled substances under this chapter unless
modified. [;]

30 (5) "Barbiturate-type drugs" include barbituric acid and its salts, 31 derivatives thereof and chemical compounds which are similar thereto 32 in chemical structure or which are similar thereto in physiological effect, 33 and which show a like potential for abuse, which are controlled 34 substances under this chapter unless modified. [;]

(6) "Bureau" means the Bureau of Narcotics and Dangerous Drugs,
United States Department of Justice, or its successor agency. [;]

37 (7) "Cannabis-type substances" include all parts of any plant, or 38 species of the genus cannabis or any infra specific taxon thereof whether 39 growing or not; the seeds thereof; the resin extracted from any part of 40 such a plant; and every compound, manufacture, salt, derivative, mixture or preparation of such plant, its seeds or resin; but shall not 41 42 include the mature stalks of such plant, fiber produced from such stalks, 43 oil or cake made from the seeds of such plant, any other compound, 44 manufacture, salt, derivative, mixture or preparation of such mature 45 stalks, except the resin extracted therefrom, fiber, oil or cake, the 46 sterilized seed of such plant which is incapable of germination, or hemp,

47 as defined in 7 USC 16390, as amended from time to time. Included are 48 cannabinon, cannabinol, cannabidiol and chemical compounds which 49 are similar to cannabinon, cannabinol or cannabidiol in chemical 50 structure or which are similar thereto in physiological effect, and which 51 show a like potential for abuse, which are controlled substances under 52 this chapter unless derived from hemp, as defined in section 22-61*l*, as 53 amended by this act. [;]

54 (8) "Controlled drugs" are those drugs which contain any quantity of 55 a substance which has been designated as subject to the federal 56 Controlled Substances Act, or which has been designated as a 57 depressant or stimulant drug pursuant to federal food and drug laws, 58 or which has been designated by the Commissioner of Consumer 59 Protection pursuant to section 21a-243, as having a stimulant, 60 depressant or hallucinogenic effect upon the higher functions of the 61 central nervous system and as having a tendency to promote abuse or 62 psychological or physiological dependence, or both. Such controlled 63 drugs are classifiable as amphetamine-type, barbiturate-type, cannabistype, cocaine-type, hallucinogenic, morphine-type and other stimulant 64 65 and depressant drugs. Specifically excluded from controlled drugs and 66 controlled substances are alcohol, nicotine and caffeine. [;]

(9) "Controlled substance" means a drug, substance, or immediate
precursor in schedules I to V, inclusive, of the Connecticut controlled
substance scheduling regulations adopted pursuant to section 21a-243.
[;]

(10) "Counterfeit substance" means a controlled substance which, or the container or labeling of which, without authorization, bears the trademark, trade name or other identifying mark, imprint, number or device, or any likeness thereof, of a manufacturer, distributor or dispenser other than the person who in fact manufactured, distributed or dispensed the substance. [;]

(11) "Deliver or delivery" means the actual, constructive or attemptedtransfer from one person to another of a controlled substance, whether

79 or not there is an agency relationship. [;]

80 (12) "Dentist" means a person authorized by law to practice dentistry
81 in this state. [;]

(13) "Dispense" means to deliver a controlled substance to an ultimate
user or research subject by or pursuant to the lawful order of a
practitioner, including the prescribing, administering, packaging,
labeling or compounding necessary to prepare the substance for the
delivery. [;]

87 (14) "Dispenser" means a practitioner who dispenses. [;]

88 (15) "Distribute" means to deliver other than by administering or
89 dispensing a controlled substance. [;]

90 (16) "Distributor" means a person who distributes and includes a
91 wholesaler who is a person supplying or distributing controlled drugs
92 which [he himself] the person personally has not produced or prepared
93 to hospitals, clinics, practitioners, pharmacies, other wholesalers,
94 manufacturers and federal, state and municipal agencies. [;]

95 (17) "Drug" means (A) substances recognized as drugs in the official 96 United States Pharmacopoeia, official Homeopathic Pharmacopoeia of 97 the United States, or official National Formulary, or any supplement to 98 any of them; (B) substances intended for use in the diagnosis, cure, 99 mitigation, treatment or prevention of disease in man or animals; (C) 100 substances, other than food, intended to affect the structure or any 101 function of the body of man or animals; and (D) substances intended for 102 use as a component of any article specified in subparagraph (A), (B) or 103 (C) of this subdivision. It does not include devices or their components, 104 parts or accessories. [;]

(18) "Drug dependence" means a psychoactive substance dependence
on drugs as that condition is defined in the most recent edition of the
"Diagnostic and Statistical Manual of Mental Disorders" of the American
Psychiatric Association. [;]

(19) "Drug-dependent person" means a person who has a
psychoactive substance dependence on drugs as that condition is
defined in the most recent edition of the "Diagnostic and Statistical
Manual of Mental Disorders" of the American Psychiatric Association.
[;]

114 (20) (A) "Drug paraphernalia" means equipment, products and 115 materials of any kind that are used, intended for use or designed for use 116 in planting, propagating, cultivating, growing, harvesting, 117 manufacturing, compounding, converting, producing, processing, 118 preparing, testing, analyzing, packaging, repackaging, storing, 119 containing or concealing, or ingesting, inhaling or otherwise 120 introducing into the human body, any controlled substance contrary to 121 the provisions of this chapter, including, but not limited to: (i) Kits intended for use or designed for use in planting, propagating, 122 123 cultivating, growing or harvesting of any species of plant that is a 124 controlled substance or from which a controlled substance can be 125 derived; (ii) kits used, intended for use or designed for use in 126 manufacturing, compounding, converting, producing, processing or 127 preparing controlled substances; (iii) isomerization devices used or 128 intended for use in increasing the potency of any species of plant that is 129 a controlled substance; (iv) testing equipment used, intended for use or 130 designed for use in identifying or analyzing the strength, effectiveness 131 or purity of controlled substances; (v) dilutents and adulterants, 132 including, but not limited to, quinine hydrochloride, mannitol, mannite, 133 dextrose and lactose used, intended for use or designed for use in 134 cutting controlled substances; (vi) separation gins and sifters used, 135 intended for use or designed for use in removing twigs and seeds from, or in otherwise cleaning or refining, marijuana; (vii) capsules and other 136 137 containers used, intended for use or designed for use in packaging small 138 quantities of controlled substances; (viii) containers and other objects 139 used, intended for use or designed for use in storing or concealing 140 controlled substances; and (ix) objects used, intended for use or 141 designed for use in ingesting, inhaling, or otherwise introducing 142 marijuana, cocaine, hashish, or hashish oil into the human body,

143 including, but not limited to, wooden, acrylic, glass, stone, plastic or 144 ceramic pipes with screens, permanent screens, hashish heads or 145 punctured metal bowls; water pipes; carburetion tubes and devices; smoking and carburetion masks; roach clips; miniature cocaine spoons 146 147 and cocaine vials; chamber pipes; carburetor pipes; electric pipes; air-148 driven pipes; chillums; bongs; ice pipes and chillers. "Drug 149 paraphernalia" does not include a product used by a manufacturer 150 licensed pursuant to this chapter for the activities permitted under the 151 license or by an individual to test any substance prior to injection, 152 inhalation or ingestion of the substance to prevent accidental overdose 153 by injection, inhalation or ingestion of the substance, provided the 154 licensed manufacturer or individual is not using the product to engage 155 in the unlicensed manufacturing or distribution of controlled 156 substances. As used in this subdivision, "roach clip" means an object 157 used to hold burning material, including, but not limited to, a marijuana 158 cigarette, that has become too small or too short to be held between the 159 fingers. [;]

(B) "Factory" means any place used for the manufacturing, mixing,
compounding, refining, processing, packaging, distributing, storing,
keeping, holding, administering or assembling illegal substances
contrary to the provisions of this chapter, or any building, rooms or
location which contains equipment or paraphernalia used for this
purpose. [;]

(21) "Federal Controlled Substances Act, 21 USC 801 et seq." means
Public Law 91-513, the Comprehensive Drug Abuse Prevention and
Control Act of 1970. [;]

(22) "Federal food and drug laws" means the federal Food, Drug andCosmetic Act, as amended, Title 21 USC 301 et seq. [;]

(23) "Hallucinogenic substances" are psychodysleptic substances,
other than cannabis-type substances, which assert a confusional or
disorganizing effect upon mental processes or behavior and mimic
acute psychotic disturbances. Exemplary of such drugs are mescaline,

peyote, psilocyn and d-lysergic acid diethylamide, which are controlled
substances under this chapter unless modified. [;]

(24) "Hospital", as used in sections 21a-243 to 21a-283, inclusive,
means an institution for the care and treatment of the sick and injured,
approved by the Department of Public Health or the Department of
Mental Health and Addiction Services as proper to be entrusted with
the custody of controlled drugs and substances and professional use of
controlled drugs and substances under the direction of a licensed
practitioner. [;]

(25) "Intern" means a person who holds a degree of doctor of medicine or doctor of dental surgery or medicine and whose period of service has been recorded with the Department of Public Health and who has been accepted and is participating in training by a hospital or institution in this state. Doctors meeting the foregoing requirements and commonly designated as "residents" and "fellows" shall be regarded as interns for purposes of this chapter. [;]

191 (26) "Immediate precursor" means a substance which the 192 Commissioner of Consumer Protection has found to be, and by 193 regulation designates as being, the principal compound commonly used 194 or produced primarily for use, and which is an immediate chemical 195 intermediary used or likely to be used, in the manufacture of a 196 controlled substance, the control of which is necessary to prevent, curtail 197 or limit manufacture. [;]

(27) "Laboratory" means a laboratory approved by the Department of
Consumer Protection as proper to be entrusted with the custody of
controlled substances and the use of controlled substances for scientific
and medical purposes and for purposes of instruction, research or
analysis. [;]

(28) "Manufacture" means the production, preparation, cultivation,
growing, propagation, compounding, conversion or processing of a
controlled substance, either directly or indirectly by extraction from
substances of natural origin, or independently by means of chemical

207 synthesis, or by a combination of extraction and chemical synthesis, and 208 includes any packaging or repackaging of the substance or labeling or 209 relabeling of its container, except that this term does not include the 210 preparation or compounding of a controlled substance by an individual 211 for [his] the individual's own use or the preparation, compounding, 212 packaging or labeling of a controlled substance: (A) By a practitioner as 213 an incident to [his] the practitioner administering or dispensing of a 214 controlled substance in the course of [his] such practitioner's 215 professional practice, or (B) by a practitioner, or by [his] the 216 practitioner's authorized agent under [his] such practitioner's 217 supervision, for the purpose of, or as an incident to, research, teaching 218 or chemical analysis and not for sale. [;]

219 (29) "Marijuana" means all parts of any plant, or species of the genus 220 cannabis or any infra specific taxon thereof, whether growing or not; the 221 seeds thereof; the resin extracted from any part of the plant; every 222 compound, manufacture, salt, derivative, mixture, or preparation of 223 such plant, its seeds or resin, any [product made using hemp, as defined 224 in section 22-61l, which exceeds three-tenths per cent total THC 225 concentration on a dry-weight basis] high-THC hemp product; 226 manufactured cannabinoids, synthetic cannabinoids, except as 227 provided in subparagraph (E) of this subdivision; or cannabinon, 228 cannabinol or cannabidiol and chemical compounds which are similar 229 to cannabinon, cannabinol or cannabidiol in chemical structure or which 230 are similar thereto in physiological effect, which are controlled 231 substances under this chapter, except cannabidiol derived from hemp, 232 as defined in section 22-61*l*, as amended by this act, [with a total THC 233 concentration of not more than three-tenths per cent on a dry-weight 234 basis] that is not a high-THC hemp product. "Marijuana" does not 235 include: (A) The mature stalks of such plant, fiber produced from such 236 stalks, oil or cake made from the seeds of such plant, any other 237 compound, manufacture, salt, derivative, mixture or preparation of 238 such mature stalks, except the resin extracted from such mature stalks 239 or fiber, oil or cake; (B) the sterilized seed of such plant which is 240 incapable of germination; (C) hemp, as defined in section 22-61l, as 241 amended by this act, (i) with a total THC concentration of not more than 242 three-tenths per cent on a dry-weight basis, and (ii) that is not a high-243 THC hemp product; (D) any substance approved by the federal Food 244 and Drug Administration or successor agency as a drug and reclassified 245 in any schedule of controlled substances or unscheduled by the federal 246 Drug Enforcement Administration or successor agency which is 247 included in the same schedule designated by the federal Drug 248 Enforcement Administration or successor agency; or (E) synthetic 249 cannabinoids which are controlled substances that are designated by the 250 Commissioner of Consumer Protection, by whatever official, common, 251 usual, chemical or trade name designation, as controlled substances and 252 are classified in the appropriate schedule in accordance with 253 subsections (i) and (j) of section 21a-243. [;]

254 (30) "Narcotic substance" means any of the following, whether 255 produced directly or indirectly by extraction from a substance of 256 vegetable origin, or independently by means of chemical synthesis, or 257 by a combination of extraction and chemical synthesis: (A) Morphine-258 type: (i) Opium or opiate, or any salt, compound, derivative, or 259 preparation of opium or opiate which is similar to any such substance 260 in chemical structure or which is similar to any such substance in 261 physiological effect and which shows a like potential for abuse, which 262 is a controlled substance under this chapter unless modified; (ii) any 263 salt, compound, isomer, derivative, or preparation of any such 264 substance which is chemically equivalent or identical to any substance 265 referred to in clause (i) of this subdivision, but not including the 266 isoquinoline alkaloids of opium; (iii) opium poppy or poppy straw; or 267 (iv) (I) fentanyl or any salt, compound, derivative or preparation of 268 fentanyl which is similar to any such substance in chemical structure or 269 which is similar to any such substance in physiological effect and which 270 shows a like potential for abuse, which is a controlled substance under 271 this chapter unless modified, or (II) any salt, compound, isomer, 272 derivative or preparation of any such substance which is chemically 273 equivalent or identical to any substance referred to in subclause (I) of 274 this clause; or (B) cocaine-type; coca leaves or any salt, compound,

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| 275 | derivative or preparation of coca leaves, or any salt, compound, isomer,     |
| 276 | derivatives or preparation of any such substance which is chemically         |
| 277 | equivalent or identical to any such substance or which is similar to any     |
| 278 | such substance in physiological effect and which shows a like potential      |
| 279 | for abuse, but not including decocainized coca leaves or extractions of      |
| 280 | coca leaves which do not contain cocaine or ecgonine <u>.</u> [;]            |
| 281 | (31) "Nurse" means a person performing nursing as defined in section         |
| 282 | 20-87a <u>.</u> [;]  |
| 283 | (32) "Official written order" means an order for controlled substances       |
| 284 | written on a form provided by the bureau for that purpose under the          |
| 285 | federal Controlled Substances Act. [;]                                       |
| 286 | (33) "Opiate" means any substance having an addiction-forming or             |
| 287 | addiction-sustaining liability similar to morphine or being capable of       |
| 288 | conversion into a drug having addiction-forming or addiction-                |
| 289 | sustaining liability; it does not include, unless specifically designated as |
| 290 | controlled under this chapter, the dextrorotatory isomer of 3-methoxy-       |
| 291 | n-methylmorthinan and its salts (dextro-methorphan) but shall include        |
| 292 | its racemic and levorotatory forms <u>.</u> [;]                              |
| 293 | (34) "Opium poppy" means the plant of the species papaver                    |
| 294 | somniferum l., except its seed. [;]  |
| 295 | (35) Repealed by P.A. 99-102, S. 51 <u>.</u> [;]                             |
| 296 | (36) "Other stimulant and depressant drugs" means controlled                 |
| 297 | substances other than amphetamine-type, barbiturate-type, cannabis-          |
| 298 | type, cocaine-type, hallucinogenics and morphine-type which are found        |
| 299 | to exert a stimulant and depressant effect upon the higher functions of      |
| 300 | the central nervous system and which are found to have a potential for       |
| 301 | abuse and are controlled substances under this chapter. [;]                  |
| 302 | (37) "Person" includes any corporation limited liability company             |

302 (37) "Person" includes any corporation, limited liability company,
303 association or partnership, or one or more individuals, government or
304 governmental subdivisions or agency, business trust, estate, trust, or

| 305<br>306<br>307  | any other legal entity. Words importing the plural number may include the singular; words importing the masculine gender may be applied to females. [;]   |
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| 308<br>309   | (38) "Pharmacist" means a person authorized by law to practice pharmacy pursuant to section 20-590, 20-591, 20-592 or 20-593. [;]   |
| 310<br>311   | (39) "Pharmacy" means an establishment licensed pursuant to section 20-594 <u>.</u> [;]   |
| 312<br>313   | (40) "Physician" means a person authorized by law to practice medicine in this state pursuant to section 20-9 <u>.</u> [;]  |
| 314<br>315   | (41) "Podiatrist" means a person authorized by law to practice podiatry in this state. [;]  |
| 316<br>317   | (42) "Poppy straw" means all parts, except the seeds, of the opium poppy, after mowing. [;]   |
| 318<br>319   | (43) "Practitioner" means: (A) A physician, dentist, veterinarian, podiatrist, scientific investigator or other person licensed, registered or  |
| <ul> <li>320</li> <li>321</li> <li>322</li> <li>323</li> <li>324</li> <li>325</li> <li>326</li> </ul>              | otherwise permitted to distribute, dispense, conduct research with<br>respect to or to administer a controlled substance in the course of<br>professional practice or research in this state; <u>and</u> (B) a pharmacy,<br>hospital or other institution licensed, registered or otherwise permitted<br>to distribute, dispense, conduct research with respect to or to administer<br>a controlled substance in the course of professional practice or research<br>in this state. [;]  |
| <ul> <li>320</li> <li>321</li> <li>322</li> <li>323</li> <li>324</li> <li>325</li> </ul>                           | otherwise permitted to distribute, dispense, conduct research with<br>respect to or to administer a controlled substance in the course of<br>professional practice or research in this state; <u>and</u> (B) a pharmacy,<br>hospital or other institution licensed, registered or otherwise permitted<br>to distribute, dispense, conduct research with respect to or to administer<br>a controlled substance in the course of professional practice or research  |
| <ul> <li>320</li> <li>321</li> <li>322</li> <li>323</li> <li>324</li> <li>325</li> <li>326</li> <li>327</li> </ul> | otherwise permitted to distribute, dispense, conduct research with<br>respect to or to administer a controlled substance in the course of<br>professional practice or research in this state; <u>and</u> (B) a pharmacy,<br>hospital or other institution licensed, registered or otherwise permitted<br>to distribute, dispense, conduct research with respect to or to administer<br>a controlled substance in the course of professional practice or research<br>in this state. [;]<br>(44) "Prescribe" means order or designate a remedy or any |

333 growing or harvesting of a controlled substance. [;]

(47) "Registrant" means any person licensed by this state and
assigned a current federal Bureau of Narcotics and Dangerous Drug
Registry Number as provided under the federal Controlled Substances
Act. [;]

(48) "Registry number" means the alphabetical or numerical
designation of identification assigned to a person by the federal Drug
Enforcement Administration, or other federal agency, which is
commonly known as the federal registry number. [;]

342 (49) "Restricted drugs or substances" are the following substances 343 without limitation and for all purposes: Datura stramonium; 344 hyoscyamus niger; atropa belladonna, or the alkaloids atropine; 345 hyoscyamine; belladonnine; apatropine; or any mixture of these 346 alkaloids such as daturine, or the synthetic homatropine or any salts of 347 these alkaloids, except that any drug or preparation containing any of 348 the above-mentioned substances which is permitted by federal food and 349 drug laws to be sold or dispensed without a prescription or written 350 order shall not be a controlled substance; amyl nitrite; the following 351 volatile substances to the extent that said chemical substances or 352 compounds containing said chemical substances are sold, prescribed, 353 dispensed, compounded, possessed or controlled or delivered or 354 administered to another person with the purpose that said chemical 355 substances shall be breathed, inhaled, sniffed or drunk to induce a 356 stimulant, depressant or hallucinogenic effect upon the higher functions 357 of the central nervous system: Acetone; benzene; butyl alcohol; butyl 358 nitrate and its salts, isomers, esters, ethers or their salts; cyclohexanone; 359 dichlorodifluoromethane; ether; ethyl acetate; formaldehyde; hexane; 360 isopropanol; methanol; methyl cellosolve acetate; methyl ethyl ketone; 361 methyl isobutyl ketone; nitrous oxide; pentochlorophenol; toluene; 362 toluol; trichloroethane; trichloroethylene; 1,4 butanediol. [;]

363 (50) "Sale" is any form of delivery which includes barter, exchange or
364 gift, or offer therefor, and each such transaction made by any person
365 whether as principal, proprietor, agent, servant or employee. [;]

| 366<br>367 | (51) "State", when applied to a part of the United States, includes any state, district, commonwealth, territory or insular possession thereof, |  |  |
|------------|---|--|--|
| 368        | and any area subject to the legal authority of the United States of   |  |  |
| 369        | America <u>. [;]</u>  |  |  |
| 370        | (52) "State food, drug and cosmetic laws" means the Uniform Food,   |  |  |
| 371        | Drug and Cosmetic Act, section 21a-91 et seq. [;]   |  |  |
| 372        | (53) "Ultimate user" means a person who lawfully possesses a  |  |  |
| 373        | controlled substance for [his] the person's own use or for the use of a   |  |  |
| 374        | member of [his] such person's household or for administering to an  |  |  |
| 375        | animal owned by [him] such person or by a member of [his] such  |  |  |
| 376        | <u>person's</u> household <u>.</u> [;]  |  |  |
| 377        | (54) "Veterinarian" means a person authorized by law to practice  |  |  |
| 378        | veterinary medicine in this state <u>.</u> [;]  |  |  |
| 379        | (55) "Wholesaler" means a distributor or a person who supplies  |  |  |
| 380        | controlled substances that [he himself] the person personally has not   |  |  |
| 381        | produced or prepared to registrants. [as defined in subdivision (47) of   |  |  |
| 382        | this section;]  |  |  |
| 383        | (56) "Reasonable times" means the time or times any office, care-   |  |  |
| 384        | giving institution, pharmacy, clinic, wholesaler, manufacturer,   |  |  |
| 385        | laboratory, warehouse, establishment, store or place of business, vehicle   |  |  |
| 386        | or other place is open for the normal affairs or business or the practice   |  |  |
| 387        | activities usually conducted by the registrant. [;]   |  |  |
| 388        | (57) "Unit dose drug distribution system" means a drug distribution   |  |  |
| 389        | system used in a hospital or chronic and convalescent nursing home in   |  |  |
| 390        | which drugs are supplied in individually labeled unit of use packages,  |  |  |
| 391        | each patient's supply of drugs is exchanged between the hospital  |  |  |
| 392        | pharmacy and the drug administration area or, in the case of a chronic  |  |  |
| 393        | and convalescent nursing home between a pharmacy and the drug   |  |  |
| 394        | administration area, at least once each twenty-four hours and each  |  |  |
| 395        | patient's medication supply for this period is stored within a patient-   |  |  |
| 396        | specific container, all of which is conducted under the direction of a  |  |  |

397 pharmacist licensed in Connecticut and, in the case of a hospital, directly
398 involved in the provision and supervision of pharmaceutical services at
399 such hospital at least thirty-five hours each week. [;]

(58) "Cocaine in a free-base form" means any substance which
contains cocaine, or any compound, isomer, derivative or preparation
thereof, in a nonsalt form.

403 (59) "THC" means tetrahydrocannabinol, including, but not limited 404 to, delta-7, delta-8-tetrahydrocannabinol, delta-9-tetrahydrocannabinol 405 and delta-10-tetrahydrocannabinol, and any material, compound, 406 mixture or preparation which contain their salts, isomers and salts of 407 isomers, whenever the existence of such salts, isomers and salts of 408 isomers is possible within the specific chemical designation, regardless 409 of the source, except: (A) Dronabinol substituted in sesame oil and 410 encapsulated in a soft gelatin capsule in a federal Food and Drug 411 Administration or successor agency approved product, or (B) any 412 tetrahydrocannabinol product that has been approved by the federal 413 Food and Drug Administration or successor agency to have a medical 414 use and reclassified in any schedule of controlled substances or 415 unscheduled by the federal Drug Enforcement Administration or 416 successor agency.

(60) "Total THC" means the sum of the percentage by weight of
tetrahydrocannabinolic acid, multiplied by eight hundred seventyseven-thousandths, plus the percentage of weight of
[tetrahydrocannabinol] <u>THC</u>.

(61) "Manufactured cannabinoid" means cannabinoids naturally
occurring from a source other than marijuana that are similar in
chemical structure or physiological effect to cannabinoids derived from
marijuana, as defined in section 21a-243, but are derived by a chemical
or biological process.

(62) "Synthetic cannabinoid" means any material, compound, mixture
or preparation which contains any quantity of a substance having a
psychotropic response primarily by agonist activity at cannabinoid-

specific receptors affecting the central nervous system that is produced
artificially and not derived from an organic source naturally containing
cannabinoids, unless listed in another schedule pursuant to section 21a243.

433 (63) (A) "High-THC hemp product" means a manufacturer hemp product, as defined in section 22-61*l*, as amended by this act, that has, or 434 is advertised, labeled or offered for sale as having, total THC that 435 436 exceeds (i) for a hemp edible, hemp topical or hemp transdermal patch 437 (I) one milligram on a per-serving basis, or (II) five milligrams on a per-438 container basis, (ii) for a hemp tincture, including, but not limited to, oil 439 intended for ingestion by swallowing, buccal administration or 440 sublingual absorption (I) one milligram on a per-serving basis, or (II) 441 twenty-five milligrams on a per-container basis, (iii) for a hemp concentrate or extract, including, but not limited to, a vape oil, wax or 442 shatter, twenty-five milligrams on a per-container basis, or (iv) for a 443 444 manufacturer hemp product not described in clause (i), (ii) or (iii) of this 445 subparagraph, (I) one milligram on a per-serving basis, (II) five milligrams on a per-container basis, or (III) three-tenths per cent on a 446 447 dry-weight basis for cannabis flower or cannabis trim.

(B) "High-THC hemp product" does not include any manufacturer
hemp product, as defined in section 22-61*l*, as amended by this act, that
(i) is a full-spectrum CBD product, (ii) has a ratio of THC to CBD that is
less than one to twenty-five, and (iii) has total THC that does not exceed
three-tenths per cent."

452 <u>three-tenths per cent.</u>"

453 After the last section, add the following and renumber sections and 454 internal references accordingly:

"Sec. 501. (NEW) (*Effective July 1, 2023*) No person shall sell any
manufacturer hemp product, as defined in section 22-61*l* of the general
statutes, as amended by this act, to any individual who is younger than
twenty-one years of age."

| This act shall take effect as follows and shall amend the following |
|---|
| sections:   |
|   |

| Section 1 | July 1, 2023 | 21a-240     |
|-----------|--------------|-------------|
| Sec. 501  | July 1, 2023 | New section |