117TH CONGRESS 2D SESSION

S. 4591

To decriminalize and deschedule cannabis, to provide for reinvestment in certain persons adversely impacted by the War on Drugs, to provide for expungement of certain cannabis offenses, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 21, 2022

Mr. Booker (for himself, Mr. Wyden, Mr. Schumer, Mrs. Murray, and Mr. Peters) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To decriminalize and deschedule cannabis, to provide for reinvestment in certain persons adversely impacted by the War on Drugs, to provide for expungement of certain cannabis offenses, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Cannabis Administration and Opportunity Act".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

- Sec. 2. Findings.
- Sec. 3. Definitions.

TITLE I—DECRIMINALIZATION OF CANNABIS, PUBLIC SAFETY, AND STATES' RIGHTS

Subtitle A—Decriminalization of Cannabis

- Sec. 101. Decriminalization of cannabis.
- Sec. 102. Transferring agency functions with regard to cannabis.

Subtitle B—Public Safety and States' Rights

- Sec. 111. States' rights.
- Sec. 112. Diversion of cannabis.

TITLE II—RESEARCH, TRAINING, AND PREVENTION

Subtitle A—Public Health and Biomedical Research

- Sec. 201. Societal impact of cannabis legalization study.
- Sec. 202. Biomedical research on cannabis.
- Sec. 203. Public health surveillance and data collection.
- Sec. 204. Awards to prevent underage cannabis use.
- Sec. 205. National media campaigns on cannabis use.
- Sec. 206. Increasing availability of cannabis products for research purposes.
- Sec. 207. Trans-NIH cannabis consortium.
- Sec. 208. Cannabis research interagency advisory committee.
- Sec. 209. Awards for cannabis research.
- Sec. 210. Department of Veterans Affairs clinical trials on the effects of cannabis on certain health outcomes of veterans with chronic pain and post-traumatic stress disorder.
- Sec. 211. Cannabis research infrastructure grants.

Subtitle B—Cannabis-Impaired Driving Prevention

- Sec. 221. Definitions.
- Sec. 222. Cannabis-impaired driving research.
- Sec. 223. DOT cannabis-impaired driving prevention programs.
- Sec. 224. State cannabis-impaired driving prevention grant program.
- Sec. 225. National cannabis impairment standard.
- Sec. 226. Funding.

TITLE III—RESTORATIVE JUSTICE AND OPPORTUNITY

Subtitle A—Opportunity Trust Fund Programs

- Sec. 301. Opportunity trust fund programs.
- Sec. 302. Comprehensive opioid, stimulant, and substance use disorder program.
- Sec. 303. Availability of small business administration programs and services to cannabis-related legitimate businesses and service providers.
- Sec. 304. Demographic data of cannabis business owners and employees.
- Sec. 305. Pilot program.
- Sec. 306. Eliminating disparities among cannabis-related legitimate businesses and service providers.

Subtitle B—Restorative Justice

- Sec. 311. Resentencing and expungement.
- Sec. 312. No discrimination in the provision of a Federal public benefit on the basis of cannabis.
- Sec. 313. No adverse effect for purposes of the immigration laws.
- Sec. 314. Provision by health care providers of the Department of Veterans Affairs of recommendations and opinions regarding veteran participation in cannabis programs.
- Sec. 315. Provision by health care providers of Indian health programs of recommendations and opinions regarding participation in cannabis programs.

TITLE IV—TAXATION AND ESTABLISHMENT OF TRUST FUND

Sec. 401. Creation of Opportunity Trust Fund and imposition of taxes with respect to cannabis products.

TITLE V—PUBLIC HEALTH, CANNABIS ADMINISTRATION, AND TRADE PRACTICES

Subtitle A—Public Health

- Sec. 501. FDA regulation of cannabis.
- Sec. 502. Amendments to the Federal Food, Drug, and Cosmetic Act.
- Sec. 503. Expedited review.
- Sec. 504. Regulation of cannabidiol.
- Sec. 505. Transition periods.
- Sec. 506. Amendment to the Poison Prevention Packaging Act.
- Sec. 507. Funding for FDA.

Subtitle B—Federal Cannabis Administration

- Sec. 511. Federal cannabis administration.
- Sec. 512. Increased funding for the Alcohol, Tobacco, and Cannabis Tax and Trade Bureau.

TITLE VI—WORKPLACE HEALTH AND SAFETY PROVISIONS

- Sec. 601. Definitions.
- Sec. 602. Finding regarding employers in the cannabis industry.
- Sec. 603. Cannabis as a targeted topic for Susan Harwood training grant program.
- Sec. 604. Guidance on recommended practices.
- Sec. 605. Workplace impact of cannabis legalization.
- Sec. 606. Grants for community-based education, outreach, and enforcement with respect to the rights of workers in the cannabis industry.

TITLE VII—BANKING, HOUSING, AND COMMUNITY DEVELOPMENT

- Sec. 701. Purposes; sense of Congress.
- Sec. 702. Requirements for filing suspicious activity reports.
- Sec. 703. Guidance and examination procedures.
- Sec. 704. Investment in communities.
- Sec. 705. Fair hiring in banking.
- Sec. 706. Fair access to financial services.
- Sec. 707. Consumer protections for individuals with nonviolent criminal record.

TITLE VIII—MISCELLANEOUS

- Sec. 801. Comptroller General review of laws and regulations.
- Sec. 802. Cannabis Products Advisory Committee.
- Sec. 803. Definition of hemp under USDA domestic hemp production program.
- Sec. 804. Grants for hiring and training relating to cannabis enforcement.
- Sec. 805. Severability.

1 SEC. 2. FINDINGS.

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- 2 The Congress finds as follows:
- 3 (1) The communities that have been most 4 harmed by cannabis prohibition are benefitting the 5 least from the legal marijuana marketplace.
 - (2) A legacy of racial and ethnic injustices, compounded by the disproportionate collateral consequences of 80 years of cannabis prohibition enforcement, now limits participation in the industry.
 - (3) 38 States, the District of Columbia, Puerto Rico, Guam, the U.S. Virgin Islands, and Indian Tribes have adopted laws allowing legal access to cannabis, and 19 States, the District of Columbia, the Commonwealth of the Northern Mariana Islands, and Guam have adopted laws legalizing cannabis for adult recreational use.
 - (4) A total of 49 States have reformed their laws pertaining to cannabis despite the Schedule I status of marijuana and its Federal criminalization.
- 20 (5) Legal cannabis businesses support more 21 than 428,000 jobs throughout the United States.

- 1 (6) Legal cannabis sales totaled 2 \$25,000,000,000 in 2021 and are projected to reach 3 \$45,000,000,000 by 2025.
 - (7) According to the American Civil Liberties Union (ACLU), enforcing cannabis prohibition laws costs taxpayers approximately \$3,600,000,000 a year.
 - (8) The continued enforcement of cannabis prohibition laws resulted in over 350,000 arrests in 2020, disproportionately impacting people of color who are almost 4 times more likely to be arrested for cannabis possession than their White counterparts, despite equal rates of use across populations.
 - (9) People of color and Native Americans have been historically targeted by discriminatory sentencing practices resulting in Black men receiving drug sentences that are 13.1 percent longer than sentences imposed for White men and Latinos being nearly 6.5 times more likely to receive a Federal sentence for cannabis possession than non-Hispanic Whites.
 - (10) In 2013, simple cannabis possession was the fourth most common cause of deportation for any offense and the most common cause of deportation for drug law violations. Since 2003, the United

- 1 States has deported more than 45,000 people whose 2 most serious conviction was cannabis possession.
- (11) Fewer than one-fifth of cannabis business
 owners identify as minorities and only approximately
 2 percent are Black.
 - (12) Applicants for cannabis licenses are limited by numerous laws, regulations, and exorbitant permit applications, licensing fees, and costs in these States, which can require more than \$700,000.
 - (13) Historically disproportionate arrest and conviction rates make it particularly difficult for people of color to enter the legal cannabis market-place, as most States bar these individuals from participating.
 - (14) Federal law severely limits access to loans and capital for cannabis businesses, disproportionately impacting minority and Tribal small business owners.
 - (15) Some States, Indian Tribes, and municipalities have taken proactive steps to mitigate inequalities in the legal cannabis marketplace and ensure equal participation in the industry.
- 23 SEC. 3. DEFINITIONS.
- 24 In this Act:

- 1 (1) CANNABIS; CANNABIS PRODUCT.—The
 2 terms "cannabis" and "cannabis product" have the
 3 same meanings given such terms in subsection (ss)
 4 of section 201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321) (as added by section 502
 6 of this Act).
 - (2) Cannabis offense.—The term "cannabis offense" means a criminal offense related to cannabis—
 - (A) that, under Federal law, is no longer punishable pursuant to this Act or the amendments made under this Act; or
 - (B) that, under State law, is no longer an offense or that was designated a lesser offense or for which the penalty was reduced under State law pursuant to or following the adoption of a State law authorizing the sale or use of cannabis.
 - (3) Indian Tribe.—The term "Indian Tribe" means the governing body of any individually identified and federally recognized Indian or Alaska Native tribe, band, nation, pueblo, village, community, affiliated Tribal group, or component reservation included on the list published most recently as of the date of enactment of this Act pursuant to section

1	104(a) of the Federally Recognized Indian Tribe
2	List Act of 1994 (25 U.S.C. 5131(a)).
3	TITLE I—DECRIMINALIZATION
4	OF CANNABIS, PUBLIC SAFE-
5	TY, AND STATES' RIGHTS
6	Subtitle A—Decriminalization of
7	Cannabis
8	SEC. 101. DECRIMINALIZATION OF CANNABIS.
9	(a) Cannabis Removed From Schedule of Con-
10	TROLLED SUBSTANCES.—
11	(1) Removal in Statute.—Schedule I of sec-
12	tion 202 of the Controlled Substances Act (21
13	U.S.C. 812) is amended—
14	(A) in subsection (c)—
15	(i) by striking "(10) Marihuana.";
16	and
17	(ii) in paragraph (17), by inserting
18	"in cannabis (as defined in section
19	201(ss)(1) of the Federal Food, Drug, and
20	Cosmetic Act (21 U.S.C. 321(ss)(1))) or
21	tetrahydrocannabinols" before "in hemp";
22	and
23	(B) in subsection (d)(2), by adding at the
24	end the following new subparagraph:

- 1 "(C) Such term does not include any sub2 stance made of or derived from cannabis (as de3 fined in section 201(ss)(1) of the Federal Food,
 4 Drug, and Cosmetic Act (21 U.S.C. 321(ss)(1))
 5 or hemp (as defined in section 297A of the Agricultural Marketing Act of 1946 (7 U.S.C.
 7 1639o))".
 - REMOVAL FROM SCHEDULE.—Not later than 180 days after the date of the enactment of this Act, the Attorney General shall finalize a rulemaking under section 201(a)(2) of the Controlled Substances Act (21 U.S.C. 811(a)(2)) removing marihuana and tetrahydrocannabinols in cannabis (as defined in section 201(ss)(1) of the Federal Food, Drug, and Cosmetic Act (21)U.S.C. 321(ss)(1))) from the schedules of controlled substances. For the purposes of the Controlled Substances Act, marihuana and tetrahydrocannabinols in cannabis (as so defined) shall each be deemed to be a drug or other substance that does not meet the requirements for inclusion in any schedule. A rulemaking under this paragraph shall be considered to have taken effect as of the date of enactment of this Act for purposes of any offense committed, case pending, conviction entered, and, in the case of a ju-

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1	venile, any offense committed, case pending, and ad-
2	judication of juvenile delinquency entered before, on,
3	or after the date of enactment of this Act.
4	(3) Rescheduling review of non-cannabis
5	DERIVED TETRAHYDROCANNIBINOLS AND
6	CANNABIMIMETIC AGENTS.—
7	(A) In general.—Not later than 1 year
8	after the date of enactment of this Act, the At-
9	torney General shall initiate a review of the
10	schedules applicable to the substances described
11	in subsections (c)(17) and (d) of Schedule I of
12	section 202 of the Controlled Substances Act
13	(21 U.S.C. 812).
14	(B) Motion to transfer.—Pursuant to
15	the findings of the review conducted under sub-
16	paragraph (A), the Secretary of Health and
17	Human Services shall, as appropriate, initiate a
18	motion to transfer such substances between
19	schedules pursuant to section 201 of the Con-
20	trolled Substances Act (21 U.S.C. 811).
21	(b) Conforming Amendments to Controlled
22	Substances Act.—The Controlled Substances Act (21
23	U.S.C. 801 et seq.) is amended—
24	(1) in section 102 (21 U.S.C. 802)—
25	(A) by striking paragraph (16); and

1	(B) in paragraph (44), by striking "mari-
2	huana,";
3	(2) in section 401(b) (21 U.S.C. 841(b))—
4	(A) in paragraph (1)—
5	(i) in subparagraph (A)—
6	(I) in clause (vi), by inserting
7	"or" after the semicolon;
8	(II) by striking clause (vii); and
9	(III) by redesignating clause
10	(viii) as clause (vii);
11	(ii) in subparagraph (B)—
12	(I) in clause (vi), by inserting
13	"or" after the semicolon;
14	(II) by striking clause (vii); and
15	(III) by redesignating clause
16	(viii) as clause (vii);
17	(iii) in subparagraph (C), in the first
18	sentence, by striking "subparagraphs (A),
19	(B), and (D)" and inserting "subpara-
20	graphs (A) and (B)";
21	(iv) by striking subparagraph (D);
22	(v) by redesignating subparagraph (E)
23	as subparagraph (D); and
24	(vi) in subparagraph (D)(i), as so re-
25	designated, by striking "subparagraphs (C)

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and (D)" and inserting "subparagraph
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                  (C)";
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                  (B) by striking paragraph (4); and
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                  (C) by redesignating paragraphs (5), (6),
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             and (7) as paragraphs (4), (5), and (6), respec-
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             tively;
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             (3)
                   in
                       section
                                 402(c)(2)(B)
                                                (21)
                                                      U.S.C.
        842(c)(2)(B)), by striking ", marihuana,";
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             (4) in section 403(d)(1) (21 U.S.C. 843(d)(1)),
        by striking ", marihuana,";
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             (5) in section 418(a) (21 U.S.C. 859(a)), by
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        striking the last sentence;
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             (6) in section 419(a) (21 U.S.C. 860(a)), by
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        striking the last sentence;
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             (7) in section 422(d) (21 U.S.C. 863(d))—
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                  (A) in the matter preceding paragraph (1),
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             by striking "marijuana, cocaine, hashish, hash-
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             ish oil," and inserting "cocaine,"; and
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                  (B) in paragraph (5), by striking ", such
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             as a marihuana cigarette,";
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             (8) in section 516(d) (21 U.S.C. 886(d)), by
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        striking "section 401(b)(6)" each place the term ap-
        pears and inserting "section 401(b)(5)"; and
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             (9) in section 1010(b) (21 U.S.C. 960(b))—
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                  (A) in paragraph (1)—
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1	(i) in subparagraph (F), by inserting
2	"or" after the semicolon;
3	(ii) by striking subparagraph (G);
4	(iii) by redesignating subparagraph
5	(H) as subparagraph (G); and
6	(iv) in subparagraph (G), as so redes-
7	ignated, by striking the period at the end
8	and inserting a semicolon;
9	(B) in paragraph (2)—
10	(i) in subparagraph (F), by inserting
11	"or" after the semicolon;
12	(ii) by striking subparagraph (G);
13	(iii) by redesignating subparagraph
14	(H) as subparagraph (G); and
15	(iv) in subparagraph (G), as so redes-
16	ignated, by striking the period at the end
17	and inserting a semicolon;
18	(C) by striking paragraph (4); and
19	(D) by redesignating paragraphs (5), (6),
20	and (7) as paragraphs (4), (5), and (6), respec-
21	tively.
22	(c) Other Conforming Amendments.—
23	(1) National forest system drug control
24	ACT OF 1986.—The National Forest System Drug

1	Control Act of 1986 (16 U.S.C. 559b et seq.) is
2	amended—
3	(A) in section 15002(a) (16 U.S.C.
4	559b(a)) by striking "marijuana and other";
5	(B) in section 15003(2) (16 U.S.C.
6	559c(2)) by striking "marijuana and other";
7	and
8	(C) in section 15004(2) (16 U.S.C.
9	559d(2)) by striking "marijuana and other".
10	(2) Interception of communications.—Sec-
11	tion 2516 of title 18, United States Code, is amend-
12	ed —
13	(A) in subsection (1)(e), by striking "mari-
14	huana,''; and
15	(B) in subsection (2) by striking "mari-
16	huana".
17	(3) FMCSA PROVISIONS.—
18	(A) Conforming Amendment.—Section
19	31301(5) of title 49, United States Code, is
20	amended by striking "section 31306," and in-
21	serting "sections 31306, 31306a, and sub-
22	sections (b) and (c) of section 31310,".
23	(B) Definition.—Section 31306(a) of
24	title 49. United States Code, is amended—

1	(i) by striking "means any substance"
2	and inserting the following: "means—
3	"(1) any substance"; and
4	(ii) by striking the period at the end
5	and inserting "; and
6	"(2) any substance not covered under para-
7	graph (1) that was a substance under such section
8	as of December 1, 2018, and specified by the Sec-
9	retary of Transportation.".
10	(C) DISQUALIFICATIONS.—Section
11	31310(b) of title 49, United States Code, is
12	amended by adding at the end the following:
13	"(3) In this subsection and subsection (c), the
14	term 'controlled substance' has the meaning given
15	such term in section 31306(a).".
16	(4) FAA PROVISIONS.—Section 45101 of title
17	49, United States Code, is amended—
18	(A) by striking "means any substance"
19	and inserting the following: "means—
20	"(A) any substance"; and
21	(B) by striking the period at the end and
22	inserting "; and
23	"(B) any substance not covered under sub-
24	paragraph (A) that was a substance under such

1	section as of December 1, 2018, and specified
2	by the Secretary of Transportation.".
3	(5) FRA PROVISIONS.—Section 20140(a) of
4	title 49, United States Code, is amended—
5	(A) by striking "means any substance"
6	and inserting the following: "means—
7	"(1) any substance"; and
8	(B) by striking the period at the end and
9	inserting "; and
10	"(2) any substance not covered under para-
11	graph (1) that was a substance under such section
12	as of December 1, 2018, and specified by the Sec-
13	retary of Transportation.".
14	(6) FTA PROVISIONS.—Section 5331(a)(1) of
15	title 49, United States Code, is amended—
16	(A) by striking "means any substance"
17	and inserting the following: "means—
18	"(A) any substance"; and
19	(B) by striking the period at the end and
20	inserting "; and
21	"(B) any substance not covered under sub-
22	paragraph (A) that was a substance under such
23	section as of December 1, 2018, and whose use
24	the Secretary of Transportation decides has a
25	risk to transportation safety.".

1	(7) Prison Contraband.—Section 1791(d)(1)
2	of title 18, United States Code, is amended—
3	(A) in subparagraph (A), by striking
4	"marijuana or";
5	(B) in subparagraph (B), by striking
6	"marijuana or"; and
7	(C) in subparagraph (D), by inserting ",
8	cannabis, as defined in section 3 of the Can-
9	nabis Administration and Opportunity Act,"
10	after "subsection".
11	(8) OTHER CONTRABAND.—Section
12	80302(a)(1) of title 49, United States Code, is
13	amended by striking ", including marihuana (as de-
14	fined in section 102 of that Act (21 U.S.C. 802)),".
15	(9) Tariff act provisions.—Section
16	584(a)(2) of the Tariff Act of 1930 (19 U.S.C.
17	1584(a)(2)) is amended—
18	(A) by striking the second sentence and in-
19	serting "If any of such merchandise so found
20	consists of smoking opium or opium prepared
21	for smoking, the master of such vessel or per-
22	son in charge of such vehicle or the owner of
23	such vessel or vehicle or any person directly or
24	indirectly responsible for smoking opium or
25	opium prepared for smoking being in such mer-

chandise shall be liable to a penalty of \$500 for each ounce thereof so found."; and

(B) by striking the last sentence and inserting "As used in this paragraph, the term 'opiate' shall have the same meaning given that term by sections 102(18) of the Controlled Substances Act (21 U.S.C. 802(18)).".

(d) Retroactivity.—

- (1) IN GENERAL.—The amendments made by this section to the Controlled Substances Act (21 U.S.C. 801 et seq.) are retroactive and shall apply to any offense committed, case pending, conviction entered, and, in the case of a juvenile, any offense committed, case pending, or adjudication of juvenile delinquency entered before, on, or after the date of enactment of this Act.
- (2) APPLICATION TO PENDING ACTIONS.—With respect to any pending criminal charges or case and conviction awaiting sentencing that is impacted by the amendments to the Controlled Substances Act (21 U.S.C. 801 et seq.) made by this section, the Government shall drop the relevant charges or seek dismissal of all pending charges not later than 30 days after the date of enactment of this Act. Any person held in pretrial detention and entitled to dis-

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missal of relevant charges under this provision, and not detained for any other reason, shall be entitled to issuance of a writ under section 1361 or 2241 of title 28, United States Code, to effectuate immediate release.

(3) Application to defendants previously SENTENCED.—Not later than 60 days after the date of enactment of this Act, the Director of the Bureau of Prisons, United States Marshals Service, or United States Parole Commission, as applicable, shall release from its control, and the sentencing court shall enter an order vacating the conviction and sentence for, any individual convicted or sentenced before the date of enactment of this Act for any Federal offense involving marijuana, marihuana (as defined in section 202(16) of the Controlled Sub-(21U.S.C. stances Act 812(16)), tetrahydrocannabinols and is not serving a sentence for any conduct not covered by this Act or serving multiple sentences as provided in section 3584 of title 18, United States Code. Any person not so timely released and entitled to such release under this provision shall be entitled to issuance of a writ under section 1361 or 2241 of title 28, United States Code, to effectuate immediate release.

1 (4) Cumulative sentencing reconsider-2 ATION.—In the case of a defendant who, before the 3 date of enactment of this Act, was convicted or sen-4 tenced for any Federal offense involving marijuana, 5 marihuana, or tetrahydrocannabinols, and, after 6 vacatur of that sentence, is also serving a sentence 7 for any other crime not covered by this Act, or in 8 the case of a defendant who was convicted or sen-9 tenced for any Federal offense the sentencing range 10 for which was elevated based on a prior conviction 11 for an offense involving marijuana, marihuana, or 12 tetrahydrocannabinols, the sentencing court may, on 13 motion of the defendant, the Director of the Bureau 14 of Prisons, the Attorney General, or, on its own mo-15 tion, impose a reduced sentence after considering the 16 factors set forth in section 3553(a) of title 18, 17 United States Code. 18 (e) Special Rule for Federal Employee Test-ING.—Section 503 of the Supplemental Appropriations 19 20 Act, 1987 (5 U.S.C. 7301 note) is amended by adding at the end the following: 21

22 "(h) Cannabis.—

23 "(1) Testing for cannabis.—

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"(A) In General.—For purposes of Executive Order 12564, cannabis shall not be treated as an illegal drug.

"(B) Exception for drug testing.— Notwithstanding subparagraph (A) or the Cannabis Administration and Opportunity Act and the amendments made thereby, the Secretary of Health and Human Services or the head of an agency may deem cannabis to be a schedule I controlled substance within the meaning of section 102(6) of the Controlled Substances Act (21 U.S.C. 802(6)), and unlawful to possess under title II or III of such Act, exclusively for the purpose of drug testing of any law enforcement officer (as defined in section 8331 of title 5, United States Code) or any Federal employee in a position that the head of an agency determines, in writing, to have significant involvement in national security or the protection of life, property, public health, or public safety, provided that either such employee is subject to this section, Executive Order 12564, or other applicable Federal laws and orders.

1	"(2) Definition.—The term 'cannabis' has
2	the meaning given the term in section 3 of the Can-
3	nabis Administration and Opportunity Act.".
4	(f) Special Rule for Certain Regulations.—
5	(1) In general.—The amendments made by
6	this section may not be construed to abridge the au-
7	thority of the Secretary of Transportation, or the
8	Secretary of the department in which the Coast
9	Guard is operating, to regulate and screen for the
10	use of a controlled substance.
11	(2) Controlled substance defined.—In
12	this subsection, the term "controlled substance"
13	means—
14	(A) any substance covered under section
15	102 of the Controlled Substances Act (21
16	U.S.C. 802) on the day before the date of en-
17	actment of this Act; and
18	(B) any substance not covered under sub-
19	paragraph (A) that was a substance covered
20	under section 102 of the Controlled Substances
21	Act (21 U.S.C. 802) on December 1, 2018, and
22	specified by the Secretary of Transportation.

1	SEC. 102. TRANSFERRING AGENCY FUNCTIONS WITH RE-
2	GARD TO CANNABIS.
3	(a) Transfer of Jurisdiction From the Drug
4	Enforcement Administration to the Department
5	OF HEALTH AND HUMAN SERVICES AND THE DEPART-
6	MENT OF THE TREASURY.—The functions of the Attorney
7	General, acting through the Administrator of the Drug
8	Enforcement Administration relating to cannabis enforce-
9	ment, shall hereafter be administered by—
10	(1) the Secretary of Health and Human Serv-
11	ices, and
12	(2) the Secretary of the Treasury.
13	(b) Redesignation of Alcohol and Tobacco
14	TAX AND TRADE BUREAU AS ALCOHOL, TOBACCO, AND
15	CANNABIS TAX AND TRADE BUREAU.—
16	(1) Redesignation.—Section 1111(d) of the
17	Homeland Security Act of 2002 (6 U.S.C. 531(d))
18	is amended by striking "Tax and Trade Bureau"
19	each place it appears and inserting "Alcohol, To-
20	bacco, and Cannabis Tax and Trade Bureau".
21	(2) References.—Any reference to the Tax
22	and Trade Bureau or the Alcohol and Tobacco Tax
23	and Trade Bureau in any law, regulation, map, doc-
24	ument, record, or other paper of the United States
25	shall be deemed to be a reference to the Alcohol, To-
26	bacco, and Cannabis Tax and Trade Bureau.

(c) Memorandum of Understanding.—

- (1) In General.—For purposes of carrying out the purposes of this Act, not later than 180 days after the date of enactment of this Act, the Secretary of the Treasury (acting through the Alcohol, Tobacco, and Cannabis Tax and Trade Bureau, as so redesignated under subsection (b)) and the Secretary of Health and Human Services (acting through the Commissioner of Food and Drugs) shall enter into memorandum of understanding regarding coordination of their respective responsibilities with regard to regulation of cannabis and cannabis products.
- (2) Compliance Burdens.—For purposes of establishing the memorandum of understanding described in paragraph (1), the Secretary of the Treasury and the Secretary of Health and Human Services shall include consideration of—
 - (A) any compliance burdens imposed on persons involved in the cannabis industry who are subject to regulation under this Act and the amendments made by this Act, and
 - (B) to the greatest extent practicable, reduction of any unnecessary administrative duplication with respect to such regulation.

Subtitle B—Public Safety and States' Rights

- 3 SEC. 111. STATES' RIGHTS.
- 4 (a) STATE STATUTES AS OPERATIVE ON TERMI-
- 5 NATION OF TRANSPORTATION; ORIGINAL PACKAGES.—All
- 6 cannabis transported into any State or territory of the
- 7 United States or remaining therein for use, consumption,
- 8 sale, or storage therein, shall, upon arrival in that State
- 9 or territory, be subject to the operation and effect of the
- 10 laws of that State or territory enacted in the exercise of
- 11 its police powers, to the same extent and in the same man-
- 12 ner as though the cannabis had been produced in that
- 13 State or territory, and shall not be exempt therefrom by
- 14 reason of being introduced therein in original packages or
- 15 otherwise.
- 16 (b) Shipment Into States for Possession or
- 17 SALE IN VIOLATION OF STATE LAW.—The shipment or
- 18 transportation, in any manner or by any means whatso-
- 19 ever, of cannabis from a State, territory, or district of the
- 20 United States, or place noncontiguous to but subject to
- 21 the jurisdiction thereof, into any other State, territory, or
- 22 district of the United States, or place noncontiguous to
- 23 but subject to the jurisdiction thereof, or from any foreign
- 24 country into any State, territory, or district of the United
- 25 States, or place noncontiguous to but subject to the juris-

diction thereof, which said cannabis is intended, by any person interested therein, to be received, possessed, sold, 3 or in any manner used, either in the original package or 4 otherwise, in violation of any law of that State, territory, 5 or district of the United States, or place noncontiguous 6 to but subject to the jurisdiction thereof, is prohibited. 7 (c) Transportation of Cannabis and Cannabis 8 PRODUCTS.—No State or Indian Tribe may prohibit the transportation or shipment of cannabis or cannabis prod-10 ucts through the State or the territory of the Indian Tribe, as applicable. 11 12 (d) Injunctive Relief.—Section 2 of the Victims of Trafficking and Violence Protection Act of 2000 (27 14 U.S.C. 122a) is amended— 15 (1) in subsection (a)— 16 (A) by redesignating paragraphs (3) and 17 (4) as paragraphs (4) and (5), respectively; and 18 (B) by inserting after paragraph (2) the 19 following new paragraph: 20 "(3) the term 'cannabis' has the meaning given 21 the term in section 3 of the Cannabis Administra-22 tion and Opportunity Act;"; and 23 (2) in subsections (b) and (c), by inserting "or 24 cannabis" after "intoxicating liquor" each place it 25 appears.

1 SEC. 112. DIVERSION OF CANNABIS.

2	(a) In General.—
3	(1) Violations of cannabis laws or regu-
4	LATIONS; PENALTIES AND INJUNCTIONS.—
5	(A) Definition.—In this paragraph, the
6	term "common or contract carrier" means a
7	carrier holding a certificate of convenience and
8	necessity, a permit for contract carrier by
9	motor vehicle, or other valid operating authority
10	under subtitle IV of title 49, United States
11	Code, or under equivalent operating authority
12	from a regulatory agency of the United States
13	or of any State.
14	(B) Cannabis diversion.—
15	(i) In general.—Except as provided
16	in clause (ii), it shall be unlawful to—
17	(I) knowingly grow, manufacture,
18	ship, transport, receive, possess, sell,
19	or distribute or purchase 10 pounds
20	or more of cannabis without author-
21	ization under a State law or pursuant
22	to a permit issued under section 301
23	of the Federal Alcohol Administration
24	Act, as added by section 511 of this
25	Act; or

1	(II) knowingly possess 10 pounds
2	or more of cannabis that bears no evi-
3	dence of the payment of applicable
4	State or local cannabis taxes in the
5	State or locality where the cannabis is
6	found, if—
7	(aa) the State or local gov-
8	ernment requires a stamp, im-
9	pression, or other indication to be
10	placed on packages or other con-
11	tainers of cannabis to evidence
12	payment of cannabis taxes; and
13	(bb) the cannabis is in the
14	possession of any person other
15	than a person holding a permit
16	under section 301 of the Federal
17	Alcohol Administration Act, as
18	added by section 511 of this Act;
19	(III) knowingly grow, manufac-
20	ture, ship, transport, receive, possess,
21	sell, or distribute or purchase 20
22	pounds or more of cannabis without
23	authorization under a State law or
24	pursuant to a permit issued under
25	section 301 of the Federal Alcohol

1	Administration Act, as added by sec-
2	tion 511 of this Act; or
3	(IV) knowingly possess 20
4	pounds or more of cannabis that bears
5	no evidence of the payment of applica-
6	ble State or local cannabis taxes in
7	the State or locality where the can-
8	nabis is found, if—
9	(aa) the State or local gov-
10	ernment requires a stamp, im-
11	pression, or other indication to be
12	placed on packages or other con-
13	tainers of cannabis to evidence
14	payment of cannabis taxes; and
15	(bb) the cannabis is in the
16	possession of any person other
17	than a person holding a permit
18	under section 301 of the Federal
19	Alcohol Administration Act, as
20	added by section 511 of this Act.
21	(ii) Exceptions.—Clause (i) shall
22	not apply to—
23	(I) a common or contract carrier
24	transporting the cannabis involved
25	under a proper bill of lading or freight

1	bill which states the quantity, source,
2	and destination of the cannabis;
3	(II) a person—
4	(aa) who is licensed or oth-
5	erwise authorized by the State
6	where the cannabis is found to
7	account for and pay cannabis
8	taxes imposed by such State; and
9	(bb) who has complied with
10	the accounting and payment re-
11	quirements relating to such li-
12	cense or authorization with re-
13	spect to the cannabis involved;
14	(III) an officer, employee, or
15	other agent of the United States, an
16	Indian Tribe, or a State, or any de-
17	partment, agency, or instrumentality
18	of the United States, an Indian Tribe,
19	or a State (including any political sub-
20	division of an Indian Tribe or a State)
21	having possession of the cannabis in
22	connection with the performance of of-
23	ficial duties; or
24	(IV) a person—

1	(aa) involved in the manu-
2	facture, marketing, or distribu-
3	tion of a drug containing can-
4	nabis that is otherwise in compli-
5	ance with State and Federal law;
6	and
7	(bb) who possesses cannabis
8	in connection with the lawful ac-
9	tivities described in item (aa).
10	(iii) Penalty.—Any person who vio-
11	lates—
12	(I) subclause (I) or (II) of clause
13	(i) shall be imprisoned not more than
14	1 year, fined not more than \$50,000,
15	or both; or
16	(II) subclause (III) or (IV) of
17	clause (i) shall be imprisoned not
18	more than 5 years, fined not more
19	than \$100,000, or both.
20	(2) Fines.—The penalty provided for in this
21	subsection may be recovered by the Secretary of the
22	Treasury or by an action brought by the Attorney
23	General in any court of competent jurisdiction.
24	(3) Enforcement.—It shall be the duty of the
25	Attorney General upon the request of the Secretary

of the Treasury to bring an action for an injunction against any person who violates, disobeys or dis-regards any term or provision of this subtitle or of any lawful notice, order or regulation pursuant thereto; provided, however, that the Secretary of the Treasury shall furnish the Attorney General with such material, evidentiary matter or proof as may be requested by the Attorney General for the prosecu-tion of such an action.

(b) Tracking and Tracing Regulations.—

- (1) Issuance of tracking and tracing regulations.—
 - (A) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Secretary of the Treasury (referred to in this section as the "Secretary"), acting through the Administrator of the Alcohol, Tobacco, and Cannabis Tax and Trade Bureau and in coordination with the Secretary of Health and Human Services, shall issue regulations relating to the tracking and tracing of cannabis products pursuant to paragraph (2).
 - (B) GOOD FAITH CONSULTATION WITH IN-DIAN TRIBES.—In issuing regulations under subparagraph (A), the Secretary, acting

through the Administrator of the Alcohol, Tobacco, and Cannabis Tax and Trade Bureau and in coordination with the Secretary of Health and Human Services, shall conduct good faith, meaningful, and timely consultations with Indian Tribes.

(2) REGULATIONS CONCERNING RECORD-KEEPING FOR TRACKING AND TRACING.—

- (A) IN GENERAL.—The Secretary shall promulgate regulations regarding the establishment and maintenance of records by any person who manufactures, processes, transports, distributes, receives, packages, holds, exports, or imports cannabis products.
- (B) Inspection.—In promulgating the regulations described in subparagraph (A), the Secretary shall consider which records are needed for inspection to monitor the movement of cannabis products from the point of production through distribution to retail outlets to assist in investigating potential illicit trade, smuggling, or counterfeiting of cannabis products.
- (C) Codes.—The Secretary may require codes on the labels of cannabis products or other designs or devices for the purpose of

- tracking or tracing the cannabis product through the distribution system.
 - (D) SIZE OF BUSINESS.—The Secretary shall take into account the size of a business in promulgating regulations under this section.
 - (E) Record Repring by Retailers.—
 The Secretary shall not require any retailer to maintain records relating to individual purchasers of cannabis products for personal consumption.

(3) Records inspection.—

(A) In General.—If the Secretary has a reasonable belief that a cannabis product is part of an illicit trade or smuggling or is a counterfeit product, each person who manufactures, processes, transports, distributes, receives, holds, packages, exports, or imports cannabis products shall, at the request of an officer or employee duly designated by the Secretary, permit such officer or employee, at reasonable times and within reasonable limits and in a reasonable manner, upon the presentation of appropriate credentials and a written notice to such person, to have access to and copy all records (including financial records) relating to

such article that are needed to assist the Secretary in investigating potential illicit trade, smuggling, or counterfeiting of cannabis products. The Secretary shall not authorize an officer or employee of the government of any of the several States to exercise authority under the preceding sentence on Indian country without the express written consent of the Indian Tribe involved.

(B) Failure to comply.—

(i) COMPEL INSPECTIONS.—The district courts of the United States shall have the authority, pursuant to a civil action brought by the Secretary, to compel access by any officer or employee duly designated by the Secretary to any relevant records described in subparagraph (A).

(ii) Penalty.—Any person who—

(I) denies access to any relevant records described in subparagraph (A) to any officer or employee duly designated by the Secretary; or

(II) fails to comply with an order issued by a district court pursuant to clause (i),

1	shall be fined not more than \$10,000.
2	(4) Knowledge of illegal transaction.—
3	(A) Notification.—If the manufacturer
4	or distributor of a cannabis product has knowl-
5	edge which reasonably supports the conclusion
6	that a cannabis product manufactured or dis-
7	tributed by such manufacturer or distributor
8	that has left the control of such person may be
9	or has been—
10	(i) imported, exported, distributed, or
11	offered for sale in interstate commerce by
12	a person without paying duties or taxes re-
13	quired by Federal, Tribal, or State law; or
14	(ii) imported, exported, distributed, or
15	diverted for possible illicit marketing,
16	the manufacturer or distributor shall promptly
17	notify the Attorney General and the Secretary
18	of such knowledge.
19	(B) Knowledge defined.—For purposes
20	of this paragraph, the term "knowledge" as ap-
21	plied to a manufacturer or distributor means—
22	(i) the actual knowledge that the man-
23	ufacturer or distributor had; or
24	(ii) the knowledge which a reasonable
25	person would have had under like cir-

1	cumstances or which would have been ob-
2	tained upon the exercise of due care.
3	(5) Consultation.—In carrying out this sub-
4	section, the Secretary shall consult with the Attor-
5	ney General and the Commissioner of Food and
6	Drugs, as appropriate.
7	(6) Consideration of state and other
8	PRECEDENT.—In promulgating the regulations de-
9	scribed in this subsection, the Secretary shall con-
10	sider—
11	(A) recommendations and findings by the
12	Cannabis Products Advisory Committee estab-
13	lished under section 1111 of the Federal Food,
14	Drug, and Cosmetic Act;
15	(B) current practices of States regarding
16	cannabis and the practices of other regulated
17	industries; and
18	(C) whether, during the 3-year period de-
19	scribed in section 505(b)(1), unique standards
20	for cannabis specified for medical use under
21	State law are necessary or appropriate.

1	TITLE II—RESEARCH, TRAINING,
2	AND PREVENTION
3	Subtitle A—Public Health and
4	Biomedical Research
5	SEC. 201. SOCIETAL IMPACT OF CANNABIS LEGALIZATION
6	STUDY.
7	(a) IN GENERAL.—The Comptroller General of the
8	United States shall conduct an evaluation of the societal
9	impact of the legalization by States of adult-use of can-
10	nabis. Such evaluation shall address, where information
11	and data are available, a review of the following:
12	(1) Federal and State law enforcement activi-
13	ties, including—
14	(A) arrests related to illicit use, possession,
15	production, manufacture, and distribution of
16	cannabis; and
17	(B) diversion and seizures of cannabis.
18	(2) Employment and the receipt of Federal wel-
19	fare assistance.
20	(3) Changes in the utilization of health care, in-
21	cluding hospitalization related to methamphetamine
22	and narcotic use and the use of cannabis for medical
23	purposes.
24	(4) Analysis of tax revenue remitted to States
25	resulting from legal cannabis sales.

	39
1	(5) Any additional areas identified by the
2	Comptroller General of the United States.
3	(b) Report.—The Comptroller General of the
4	United States—
5	(1) not later than 2 years after the date of en-
6	actment of this Act, shall brief the Committee on Fi-
7	nance, the Committee on Health, Education, Labor,
8	and Pensions, and the Committee on the Judiciary
9	of the Senate and the Committee on Ways and
10	Means, the Committee on Energy and Commerce,
11	and the Committee on the Judiciary of the House of
12	Representatives on the preliminary findings of the
13	evaluation under subsection (a); and
14	(2) at a date agreed upon at the time of the
15	preliminary briefing described in paragraph (1), sub-
16	mit a final report to such committees.
17	SEC. 202. BIOMEDICAL RESEARCH ON CANNABIS.
18	(a) In General.—The Secretary of Health and
19	Human Services (referred to in this section as the "Sec-
20	retary"), in consultation with the Director of the National
21	Institutes of Health, shall conduct or support research on

- 23 (b) Topics.—The research conducted or supported
- 24 under subsection (a) may include research on—

the impacts of cannabis.

1	(1) the effects of tetrahydrocannabinol on the
2	human brain;
3	(2) the efficacy of cannabis as a treatment for
4	specific diseases and conditions, including any im-
5	pact on chronic pain and post-traumatic stress dis-
6	order;
7	(3) the impact of the use of cannabis on—
8	(A) pulmonary function;
9	(B) cardiovascular events;
10	(C) cancer, including testicular, ovarian,
11	transitional cell, and head, neck, and oral can-
12	cers, and chronic illnesses;
13	(D) mania;
14	(E) psychosis;
15	(F) cognitive effects; and
16	(G) cannabinoid hyperemesis syndrome;
17	and
18	(4) the identification of additional medical ben-
19	efits, harms, and uses of cannabis.
20	(e) Considerations.—In conducting or supporting
21	the research under subsection (a), the Secretary may con-
22	sider—
23	(1) varying forms of cannabis, including—
24	(A) full plants and extracts; and

1	(B) different types of cannabis with signifi-
2	cant variation in phenotypic traits and various
3	ratios of tetrahydrocannabinol and cannabidiol
4	in chemical composition; and
5	(2) varying methods of cannabis delivery, in-
6	cluding combustible and non-combustible inhalation
7	and ingestion.
8	(d) Annual Reports.—Not later than 18 months
9	after the date of enactment of this Act, and annually
10	thereafter for the next 4 years, the Secretary shall submit
11	to the Committee on Health, Education, Labor, and Pen-
12	sions and the Committee on Appropriations of the Senate
13	and the Committee on Energy and Commerce and the
14	Committee on Appropriations of the House of Representa-
15	tives, a report that includes an overview of the research
16	conducted and supported under this section.
17	(e) Funding.—In addition to amounts otherwise
18	available, there is appropriated, out of any funds in the
19	Treasury not otherwise appropriated, \$200,000,000 for
20	each of fiscal years 2023 through 2027 to carry out this
21	section.
22	SEC. 203. PUBLIC HEALTH SURVEILLANCE AND DATA COL-
23	LECTION.
24	(a) In General.—Section 392A of the Public
25	Health Service Act (42 U.S.C. 280b-1) is amended—

1	(1) in the section heading, by inserting "AND
2	ADVERSE HEALTH EFFECTS OF CANNABIS
3	USE" after "SUBSTANCES";
4	(2) in subsection (a)—
5	(A) in paragraph (2)—
6	(i) in subparagraph (C) by inserting
7	"and adverse health effects of cannabis
8	use" before the period; and
9	(ii) in subparagraph (D) by inserting
10	", cannabis, and polysubstance use" before
11	the period; and
12	(B) in paragraph (4), by inserting "and
13	collect data to better understand the use and
14	health effects of cannabis, stimulants, and
15	polysubstances, and" after "conduct studies
16	and evaluations";
17	(3) in subsection (d), by striking
18	" $$496,000,000$ for each of fiscal years 2019 through
19	2023" and inserting "\$596,000,000 for each of fis-
20	cal years 2023 through 2027"; and
21	(4) by adding at the end the following:
22	"(e) Additional Funding.—In addition to amounts
23	otherwise available, there is appropriated, out of any funds
24	in the Treasury not otherwise appropriated, \$100,000,000

- 1 for each of fiscal years 2023 through 2027 to carry out
- 2 this section.".
- 3 SEC. 204. AWARDS TO PREVENT UNDERAGE CANNABIS USE.
- 4 Part D of title V of the Public Health Service Act
- 5 (42 U.S.C. 290dd et seq.) is amended by adding at the
- 6 end the following:
- 7 "SEC. 553. AWARDS TO PREVENT UNDERAGE CANNABIS
- 8 USE.
- 9 "(a) IN GENERAL.—The Secretary, acting through
- 10 the Assistant Secretary, shall award grants, contracts, and
- 11 cooperative agreements to eligible entities to prevent and
- 12 reduce underage cannabis use.
- 13 "(b) Eligible Entities.—To receive an award
- 14 under this section, an entity shall be a State, political sub-
- 15 division of a State, Indian Tribe or Tribal organization,
- 16 an urban Indian organization, a nonprofit community-
- 17 based organization, or any other nonprofit entity the Sec-
- 18 retary determines appropriate.
- 19 "(c) Use of Funds.—An eligible entity receiving an
- 20 award under this subsection shall use funds from such
- 21 award to—
- 22 "(1) establish, enhance, and support culturally-
- and linguistically-appropriate programs, including
- 24 community-based, school-based, and higher-edu-
- 25 cation based programs, and programs that target

- youth within the juvenile justice and child welfare systems, that offer screening, prevention, early intervention, diagnosis, treatment, referral, and recovery support services related to underage cannabis use;
 - "(2) design, test, evaluate, and disseminate evidence-based and evidence-informed strategies to maximize the effectiveness of community-wide approaches to preventing and reducing underage cannabis use;
 - "(3) educate children, adolescents, youth, parents, health care providers, and communities about the dangers of underage cannabis use, including impaired driving due to cannabis use;
 - "(4) collect data on underage cannabis use to identify and address needs, service gaps, and trends;
 - "(5) strengthen collaboration among communities, the Federal Government, and State, local, and Tribal governments to prevent underage cannabis use;
 - "(6) address community norms regarding underage cannabis use, reduce opportunities for underage cannabis use, and reduce the prevalence of negative consequences associated with underage cannabis use; and

- 1 "(7) support other evidence-based and evidence-
- 2 informed practices to reduce underage cannabis use,
- 3 as determined by the Secretary.
- 4 "(d) Supplement Not Supplant.—Funds award-
- 5 ed under this section shall supplement, and not supplant,
- 6 existing State, Federal, local, and Tribal funds to prevent
- 7 and reduce underage cannabis use.
- 8 "(e) Priority Consideration.—In making awards
- 9 under this section, the Secretary shall give priority to eligi-
- 10 ble entities that serve medically underserved communities,
- 11 communities with high rates of underage cannabis use,
- 12 and communities that have historically experienced dis-
- 13 proportionate arrest and conviction rates related to the
- 14 sale, possession, use, manufacture, or cultivation of can-
- 15 nabis (but not counting convictions involving distribution
- 16 of cannabis to a minor).
- 17 "(f) Funding.—In addition to amounts otherwise
- 18 available, there is appropriated, out of any funds in the
- 19 Treasury not otherwise appropriated, \$15,000,000 for
- 20 each of fiscal years 2023 through 2027 to carry out this
- 21 section.
- 22 "(g) Definitions.—For the purposes of this sec-
- 23 tion—
- 24 "(1) the terms 'Indian Tribe' and 'Tribal orga-
- 25 nization' have the meanings given such terms in sec-

1	tion 4 of the Indian Self-Determination and Edu-
2	cation Assistance Act; and
3	"(2) the term 'urban Indian organization' has
4	the meaning given such term in section 4 of the In-
5	dian Health Care Improvement Act.".
6	SEC. 205. NATIONAL MEDIA CAMPAIGNS ON CANNABIS USE.
7	(a) In General.—The Secretary of Health and
8	Human Services (referred to in this section as the "Sec-
9	retary"), in consultation with the Administrator of the
10	National Highway Traffic Safety Administration, shall
11	fund and oversee the production, broadcasting, and eval-
12	uation of a national public service media campaign to pre-
13	vent and reduce underage cannabis use and cannabis im-
14	paired driving. Such campaign shall—
15	(1) educate the public about—
16	(A) the negative consequences of underage
17	cannabis use and cannabis impaired driving;
18	and
19	(B) the public health and safety benefits of
20	evidence-based and evidence-informed policies to
21	reduce underage cannabis use and cannabis im-
22	paired driving, and build community and paren-
23	tal support for, and cooperation with, enforce-
24	ment of such policies; and
25	(2) be conducted—

1	(A) through multiple media sources;
2	(B) in a manner that is culturally and lin-
3	guistically appropriate; and
4	(C) in a manner that reflects best practices
5	in public health communication, including in ac-
6	cessible formats.
7	(3) Consultation requirement.—In car-
8	rying out the campaign under this subsection, the
9	Secretary shall consult with interested parties, in-
10	cluding medical, public health, consumer, parent,
11	disability, law enforcement, community-based, and
12	other stakeholders, as determined by the Secretary.
13	(b) Education and Awareness Campaign for
14	CANNABIS USE.—The Secretary, in coordination with the
15	heads of other appropriate departments and agencies and
16	working through existing programs and activities, as ap-
17	propriate, shall advance the education and awareness of
18	the public (including health care providers, consumers,
19	workplaces, and other appropriate entities) regarding can-
20	nabis use. The education and awareness campaigns under
21	this subsection shall address—
22	(1) any dangers and negative consequences of
23	cannabis use;
24	(2) awareness and prevention of cannabis use
25	disorder;

1	(3) the effects of cannabis on the human body,
2	including with respect to the use of cannabis in dif-
3	ferent circumstances such as the workplace and
4	while operating motor vehicles;
5	(4) the effects of cannabis when mixed with
6	other substances; and
7	(5) other relevant public health or biomedical
8	research, as the Secretary determines appropriate.
9	(c) Report to Congress.—The Secretary shall
10	submit an annual report to the Committee on Health,
11	Education, Labor, and Pensions of the Senate and the
12	Committee on Energy and Commerce of the House of
13	Representatives detailing the production, broadcasting,
14	and evaluation of the campaigns under subsections (a) and
15	(b). Such reports shall include—
16	(1) details regarding the effectiveness of such
17	campaigns in reducing underage cannabis use;
18	(2) the need for, and likely effectiveness of, an
19	expanded campaign under either such subsection;
20	and
21	(3) details regarding the consultation the Sec-
22	retary engaged in pursuant to subsection $(a)(2)$.
23	(d) Funding.—In addition to amounts otherwise
24	available, there is appropriated, out of any funds in the
25	Treasury not otherwise appropriated, \$5,000,000 for each

- 1 of fiscal years 2023 through 2027 to carry out this sec-
- 2 tion.
- 3 SEC. 206. INCREASING AVAILABILITY OF CANNABIS PROD-
- 4 UCTS FOR RESEARCH PURPOSES.
- 5 (a) IN GENERAL.—The Secretary of Health and
- 6 Human Services (referred to in this section as the "Sec-
- 7 retary"), acting through the Director of the National In-
- 8 stitutes of Health and in collaboration with the Commis-
- 9 sioner of Food and Drugs and the Attorney General, shall
- 10 take steps to increase the availability and diversity of re-
- 11 search grade cannabis products for intramural and extra-
- 12 mural research activities, including cannabis products with
- 13 varied cannabinoid concentrations and cannabis products
- 14 that reflect regional differences in products available to
- 15 be sold directly to consumers.
- 16 (b) GUIDANCE.—In carrying out subsection (a), the
- 17 Secretary may develop guidance clarifying how entities en-
- 18 gaged in extramural research supported by the Federal
- 19 Government may access cannabis products available to be
- 20 sold directly to consumers.
- 21 (c) Congressional Briefing.—Not later than 1
- 22 year after the date of enactment of this Act, the Secretary
- 23 shall brief the Committee on Health, Education, Labor,
- 24 and Pensions and the Committee on the Judiciary of the
- 25 Senate and the Committee on Energy and Commerce and

- 1 the Committee on the Judiciary of the House of Rep-
- 2 resentatives on the activities under subsection (a).
- 3 (d) Funding.—In addition to amounts otherwise
- 4 available, there is appropriated, out of any funds in the
- 5 Treasury not otherwise appropriated, \$275,000,000 for
- 6 each of fiscal years 2023 through 2027 to carry out this
- 7 section.

8 SEC. 207. TRANS-NIH CANNABIS CONSORTIUM.

- 9 Part A of title IV of the Public Health Service Act
- 10 (42 U.S.C. 281 et seq.) is amended by inserting at the
- 11 end the following:

12 "SEC. 4040. TRANS-NIH CANNABIS CONSORTIUM.

- 13 "(a) Establishment.—The Director of NIH shall
- 14 establish and maintain a consortium to be known as the
- 15 Trans-NIH Cannabis Research Consortium (referred to in
- 16 this section as the 'Consortium') to coordinate cannabis
- 17 research programs across the National Institutes of
- 18 Health.
- 19 "(b) Membership.—The members of the Consor-
- 20 tium shall be appointed by the Director of NIH and con-
- 21 sist of representatives of multiple national research insti-
- 22 tutes and national centers.
- 23 "(c) Chair.—The Chair of the Consortium shall be
- 24 the Director of the National Institute on Drug Abuse (or
- 25 the Director's designee).

1	"(d) Duties.—In coordinating cannabis research
2	programs across the National Institutes of Health, the
3	Consortium shall—
4	"(1) establish cannabis research priorities;
5	"(2) identify gaps and opportunities for re-
6	search collaborations involving multiple national re-
7	search institutes and national centers; and
8	"(3) identify opportunities to develop the next
9	generation of cannabis researchers.
10	"(e) Consultation.—The Consortium shall consult
11	regularly with external experts in the field of cannabis re-
12	search, as appropriate, including industry, patient organi-
13	zations, and other stakeholders.
14	"(f) Reporting.—No later than 1 year after the
15	date of enactment of the Cannabis Administration and
16	Opportunity Act, and every 2 years thereafter, the Consor-
17	tium shall submit to the Committee on Health, Education,
18	Labor, and Pensions of the Senate and the Committee on
19	Energy and Commerce of the House of Representatives,
20	and make publicly available on the website of the National
21	Institutes of Health, a report on—
22	"(1) any research project involving cannabis
23	and involving more than one national research insti-
24	tute or national center that was supported during
25	the review period:

1	"(2) any strategic initiatives that include a sig-
2	nificant component related to cannabis;
3	"(3) career development awards for early-career
4	researchers focused in cannabis research, including
5	specific numbers of awards and amount of funding,
6	made during the review period;
7	"(4) details on the composition of awards for
8	early-career researchers, including demographic de-
9	tails indicating the proportion of recipients from
10	populations that have been underrepresented in can-
11	nabis research; and
12	"(5) such other information as the Director of
13	NIH determines appropriate.".
14	SEC. 208. CANNABIS RESEARCH INTERAGENCY ADVISORY
15	COMMITTEE.
16	(a) In General.—There is established within the
17	Department of Health and Human Services a Cannabis
18	Research Interagency Advisory Committee (referred to in
19	this subsection as the "Advisory Committee") for purposes
20	of coordinating—
21	(1) Federal research activities relating to can-
22	nabis; and
23	(2) aspects of all Federal programs and activi-
24	ties relating to cannabis research, in order to ensure

1	grams and activities, to minimize barriers to such
2	programs and activities, to provide for the full com-
3	munication and exchange of information necessary
4	to maintain adequate coordination of such programs
5	and activities.
6	(b) Members.—The Advisory Committee established
7	under subsection (a) shall consist of the heads of the fol-
8	lowing agencies or their designees:
9	(1) The National Institutes of Health.
10	(2) The Centers for Disease Control and Pre-
11	vention.
12	(3) The Food and Drug Administration.
13	(4) The Substance Abuse and Mental Health
14	Services Administration.
15	(5) The Office of the Assistant Secretary of
16	Health.
17	(6) The Office of Minority Health.
18	(7) The Drug Enforcement Administration.
19	(8) The Alcohol, Tobacco, and Cannabis Tax
20	and Trade Bureau (as so redesignated by section
21	102 of this Act).
22	(9) The Department of Transportation.
23	(10) Any other agency with subject matter ex-
24	pertise that the Secretary of Health and Human

1	Services determines appropriate to advance research
2	on cannabis.
3	(c) Responsibilities.—In carrying out its duties
4	under this section, the Advisory Committee shall—
5	(1) monitor cannabis research across all rel-
6	evant Federal departments and agencies, including
7	coordination of Federal activities with respect to
8	cannabis;
9	(2) develop a summary of advances in cannabis
10	research;
11	(3) identify barriers to conducting or sup-
12	porting cannabis research;
13	(4) make recommendations to the Secretary of
14	Health and Human Services regarding any appro-
15	priate changes to such activities;
16	(5) make recommendations to the Secretary of
17	Health and Human Services regarding public par-
18	ticipation in decisions relating to cannabis research
19	and the process by which public feedback can be bet-
20	ter integrated into such decisions;
21	(6) develop a strategic plan for the conduct of
22	and support for, cannabis research, which shall in-
23	clude—
24	(A) proposed budgetary requirements: and

1	(B) recommendations to ensure that can-
2	nabis research of the Department of Health and
3	Human Services and of other Federal depart-
4	ments and agencies are not unnecessarily dupli-
5	cative; and
6	(7) submit to Congress and the President—
7	(A) an annual update on the summary of
8	advances described in paragraph (2); and
9	(B) an annual update to the strategic plan
10	described in paragraph (5), including any
11	progress made in achieving the goals outlined in
12	such strategic plan.
13	SEC. 209. AWARDS FOR CANNABIS RESEARCH.
14	(a) In General.—The Secretary of Health and
15	Human Services (referred to in this section as the "Sec-
16	retary") shall award grants, contracts, or cooperative
17	agreements to public and nonprofit entities (including con-
18	sortiums of such entities) to conduct or support research
19	on short- and long-term health effects of cannabis, consid-
20	ering beneficial and harmful effects and public health im-
21	pacts. Such research may—
22	(1) consider the etiology, epidemiology, and
23	health effects of cannabis use in at-risk or under re-
24	searched populations, such as pediatric and older
25	populations, individuals with chronic illnesses, preg-

- nant and lactating women and their infants and children, and heavy cannabis users;
- (2)consider 3 the pharmacokinetic and pharmacodynamic properties of cannabis, modes of 5 delivery, different concentrations, in various popu-6 lations, including the dose-response relationships of 7 cannabis and tetrahydrocannabinol other 8 cannabinoids;
 - (3) consider the harms and benefits associated with understudied cannabis products, such as edibles, concentrates, and topical products;
 - (4) consider the short- and long-term harms and benefits associated with exposure to chemicals and other products commonly involved in the growing, possessing, and selling of cannabis;
 - (5) utilize clinical trials on the potential beneficial and harmful health effects of using different forms of cannabis, such as inhaled whole cannabis plant and oral cannabis;
 - (6) seek to characterize the health effects of cannabis on unstudied and understudied health endpoints, such as epilepsy in pediatric populations, symptoms of posttraumatic stress disorder, child-hood and adult cancers, cannabis-related overdoses

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- and poisonings, and other high-priority health
 endpoints; and
- 3 (7) provide support for the development of 4 novel diagnostic technologies that allow for rapid,
- 5 accurate, and noninvasive assessment of cannabis
- 6 exposure and impairment.
- 7 (b) APPLICATION.—To be eligible to receive an award
- 8 under this section, an entity shall submit an application
- 9 to the Secretary at such time, in such manner, and con-
- 10 taining such information as the Secretary may require.
- 11 (c) Priority.—In selecting award recipients under
- 12 this section, the Secretary shall give priority to any entity
- 13 that is a minority-serving institution (defined, for pur-
- 14 poses of this subsection, as an institution and program
- 15 described in section 326(e)(1) of the Higher Education
- 16 Act of 1965 (20 U.S.C. 1063b(e)(1)) and institution de-
- 17 scribed in section 371(a) of such Act (20 U.S.C.
- 18 1067q(a))).
- 19 (d) Considerations.—In making awards under this
- 20 section, the Secretary, to the extent practicable, may en-
- 21 sure equitable distribution of awards among the geo-
- 22 graphical regions of the United States.
- (e) Reporting.—
- 24 (1) Reports from entities.—Each entity, or
- consortium of such entities, that receives an award

- under this section shall submit an annual report to the Secretary on the activities conducted under such award, and other information as the Secretary may require.
 - (2) Report to congress.—Not later than 5 years after the date of enactment of this Act and every 5 years thereafter, the Secretary shall submit to the Committee on Health, Education, Labor, and Pensions of the Senate and the Committee on Energy and Commerce of the House of Representatives a report that provides a summary of the activities associated with awards made under this section.
 - (3) Public availability.—The Secretary shall make reports submitted under paragraph (2) publicly available on the website of the Department of Health and Human Services.
- 17 (f) Funding.—In addition to amounts otherwise 18 available, there is appropriated, out of any funds in the 19 Treasury not otherwise appropriated, \$200,000,000 for 20 each of fiscal years 2023 through 2027 to carry out this 21 section.

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1	SEC. 210. DEPARTMENT OF VETERANS AFFAIRS CLINICAL
2	TRIALS ON THE EFFECTS OF CANNABIS ON
3	CERTAIN HEALTH OUTCOMES OF VETERANS
4	WITH CHRONIC PAIN AND POST-TRAUMATIC
5	STRESS DISORDER.
6	(a) CLINICAL TRIALS REQUIRED.—
7	(1) In general.—The Secretary of Veterans
8	Affairs shall carry out a series of clinical trials on
9	the effects of medical-grade cannabis on the health
10	outcomes of covered veterans diagnosed with chronic
11	pain and covered veterans diagnosed with post-trau-
12	matic stress disorder.
13	(2) Required elements.—The clinical trials
14	required by paragraph (1) shall include—
15	(A) with respect to covered veterans diag-
16	nosed with chronic pain, an evaluation of the
17	effects of the use of cannabis on—
18	(i) osteopathic pain (including pain in-
19	tensity and pain-related outcomes);
20	(ii) the reduction or increase in opioid
21	use or dosage;
22	(iii) the reduction or increase in
23	benzodiazepine use or dosage;
24	(iv) the reduction or increase in alco-
25	hol use;
26	(v) inflammation:

1	(vi) sleep quality;
2	(vii) agitation; and
3	(viii) quality of life; and
4	(B) with respect to covered veterans diag-
5	nosed with post-traumatic stress disorder, an
6	evaluation of the effects of the use of cannabis
7	on—
8	(i) the symptoms of post-traumatic
9	stress disorder (PTSD) as established by
10	or derived from the clinician administered
11	PTSD scale, the PTSD checklist, the
12	PTSD symptom scale, the post-traumatic
13	diagnostic scale, and other applicable
14	methods of evaluating symptoms of post-
15	traumatic stress disorder;
16	(ii) the reduction or increase in
17	benzodiazepine use or dosage;
18	(iii) the reduction or increase in alco-
19	hol use;
20	(iv) mood;
21	(v) anxiety;
22	(vi) social functioning;
23	(vii) agitation;
24	(viii) suicidal ideation: and

1	(ix) sleep quality, including frequency
2	of nightmares and night terrors.
3	(3) Optional elements.—The clinical trials
4	required by paragraph (1) may include an evaluation
5	of the effects of the use of cannabis to treat chronic
6	pain and post-traumatic stress disorder on—
7	(A) pulmonary function;
8	(B) cardiovascular events;
9	(C) head, neck, and oral cancer;
10	(D) testicular cancer;
11	(E) ovarian cancer;
12	(F) transitional cell cancer;
13	(G) intestinal inflammation;
14	(H) motor vehicle accidents;
15	(I) mania;
16	(J) psychosis;
17	(K) cognitive effects;
18	(L) cannabinoid hyperemesis syndrome;
19	(M) neuropathy;
20	(N) spasticity;
21	(O) substance use disorder; or
22	(P) mental health disorder.
23	(b) Long-Term Observational Study.—The Sec-
24	retary may carry out a long-term observational study of

the participants in the clinical trials required by sub-2 section (a). 3 (c) Type of Cannabis.— 4 (1) In general.—In carrying out the clinical 5 trials required by subsection (a), the Secretary shall 6 study varying forms of cannabis, including whole 7 plant raw material and extracts. 8 (2) Plant cultivars.—Of the varying forms 9 of cannabis required under paragraph (1), the Sec-10 retary shall study not fewer than seven unique plant 11 cultivars with ratios of tetrahydrocannabinol to 12 cannabidiol in each of the following categories: 13 (A) Less than 1:5. 14 (B) Between 1:2 and 1:5. 15 (C) Approximately 1:2. 16 (D) Approximately 1:1. 17 (E) Approximately 2:1. 18 (F) Between 2:1 and 5:1. 19 (G) More than 5:1. 20 (d) USE CONTROL OF EXPERIMENTAL AND 21 GROUPS.—The clinical trials required by subsection (a) 22 shall include both a control group and an experimental 23 group that shall— 24 (1) be of similar size and structure; and

1	(2) represent the demographics of the veteran
2	population, as determined by the most recent data
3	from the American Community Survey of the Bu-
4	reau of the Census that is available prior to the
5	commencement of the clinical trials.
6	(e) Limitation on Enrollment of Certain Vet-
7	ERANS.—In enrolling veterans in a clinical trial under sub-
8	section (a), the Secretary shall avoid enrolling veterans
9	who—
10	(1) have existing substance use disorder or are
11	at high-risk for developing substance use disorder; or
12	(2) have contraindications to medicinal can-
13	nabis, which may include—
14	(A) veterans with acute psychosis or at-
15	risk of psychosis;
16	(B) veterans for whom cannabis is contra-
17	indicated based on current medications taken,
18	prescribed and nonprescribed;
19	(C) veterans with severe cardiovascular,
20	immunological, liver, or kidney disease; and
21	(D) veterans who are pregnant or
22	breastfeeding.
23	(f) Data Preservation.—The clinical trials re-
24	quired by subsection (a) shall include a mechanism to en-
25	sure the preservation of all data, including all data sets,

- 1 collected or used for purposes of such trials in a manner
- 2 that will facilitate further research.
- 3 (g) IMPLEMENTATION.—Not later than 180 days
- 4 after the date of the enactment of this Act, the Secretary
- 5 shall—
- 6 (1) develop a plan to implement this section
- 7 and submit such plan to the Committee on Veterans'
- 8 Affairs of the Senate and the Committee on Vet-
- 9 erans' Affairs of the House of Representatives; and
- 10 (2) issue any requests for proposals the Sec-
- 11 retary determines appropriate for such implementa-
- tion.
- 13 (h) Effect on Other Benefits.—The eligibility
- 14 or entitlement of a covered veteran to any other benefit
- 15 under the laws administered by the Secretary or any other
- 16 provision of law shall not be affected by the participation
- 17 of the covered veteran in a clinical trial under subsection
- 18 (a) or a study under subsection (b).
- 19 (i) Periodic Reports.—During the five-year period
- 20 beginning on the date of the enactment of this Act, the
- 21 Secretary shall submit periodically, but not less frequently
- 22 than annually, to the Committee on Veterans' Affairs of
- 23 the Senate and the Committee on Veterans' Affairs of the
- 24 House of Representatives reports on the implementation
- 25 of this section.

- 1 (j) COVERED VETERAN DEFINED.—In this section,
- 2 the term "covered veteran" means a veteran who is en-
- 3 rolled in the patient enrollment system of the Department
- 4 of Veterans Affairs established and operated under section
- 5 1705(a) of title 38, United States Code.
- 6 SEC. 211. CANNABIS RESEARCH INFRASTRUCTURE
- 7 GRANTS.
- 8 Title VIII of the Higher Education Act of 1965 (20)
- 9 U.S.C. 1161a et seq.) is amended by adding at the end
- 10 the following:
- 11 "SEC. 899. CANNABIS RESEARCH INFRASTRUCTURE GRANT
- PROGRAM.
- 13 "(a) In General.—The Secretary, in consultation
- 14 with the Secretary of Health and Human Services and,
- 15 as appropriate, with other relevant Federal agencies, shall
- 16 award grants, on a competitive basis, to institutions of
- 17 higher education to enable such institutions to develop or
- 18 enhance the necessary infrastructure for exploratory can-
- 19 nabis research, including the cultivation of cannabis for
- 20 research purposes.
- 21 "(b) Applications.—To be qualified to receive a
- 22 grant under this section, an institution of higher education
- 23 shall submit an application to the Secretary at such time,
- 24 in such manner, and containing such information as the
- 25 Secretary may require, including—

1	"(1) a description of the projects that the insti-
2	tution of higher education plans to carry out with
3	grant funds; and
4	"(2) how such projects will address the research
5	infrastructure needs of the institution of higher edu-
6	cation.
7	"(c) Priority in Awards.—In awarding grants
8	under this section, the Secretary shall give priority to—
9	"(1) institutions of higher education described
10	in section 371(a);
11	"(2) under-resourced institutions of higher edu-
12	cation, including community colleges; and
13	"(3) institutions of higher education with expe-
14	rience in conducting or supporting cannabis research
15	or developing academic courses or programs for stu-
16	dents in the cannabis industry.
17	"(d) USE OF FUNDS.—An institution of higher edu-
18	cation that receives a grant under this section shall use
19	the grant funds to develop or enhance the necessary infra-
20	structure for exploratory cannabis research, including—
21	"(1) cultivating cannabis for research purposes;
22	"(2) purchasing, renting, or leasing scientific or
23	laboratory equipment;
24	"(3) constructing or upgrading cultivation or
25	laboratory facilities;

1	"(4) purchasing or enhancing storage and secu-
2	rity needs;
3	"(5) establishing school policies, procedures, or
4	training to conduct or support research, such as
5	policies and training to safely handle and store sub-
6	stances;
7	"(6) paying State fees to apply for and receive
8	certificates or registrations to handle certain sub-
9	stances; or
10	"(7) recruiting or retaining staff necessary for
11	developing or enhancing the cannabis research infra-
12	structure of the institution of higher education, in-
13	cluding for training and support purposes.
14	"(e) Awards.—Notwithstanding any other provision
15	of law, activities supported by grants under this section
16	shall not be considered violations of section 120 for the
17	purposes of enforcing or assessing compliance with that
18	section.
19	"(f) Definitions.—In this section:
20	"(1) Community college.—The term 'com-
21	munity college' means—
22	"(A) a public institution of higher edu-
23	cation, including additional locations, at which
24	the highest awarded degree, or the predomi-

1	nantly awarded degree, is an associate degree,
2	or
3	"(B) a Tribal College or University (as de-
4	fined in section 316).
5	"(2) Institution of higher education.—
6	The term 'institution of higher education' has the
7	meaning given that term in section 101.
8	"(g) Funding.—In addition to amounts otherwise
9	available, there is appropriated, out of any funds in the
10	Treasury not otherwise appropriated, \$200,000,000 for
11	each of fiscal years 2023 through 2027 to carry out this
12	section.".
13	Subtitle B—Cannabis-Impaired
14	Driving Prevention
15	SEC. 221. DEFINITIONS.
16	In this subtitle:
17	(1) Administrator.—The term "Adminis-
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10	trator" means the Administrator of the National
19	trator" means the Administrator of the National Highway Traffic Safety Administration.
19	Highway Traffic Safety Administration.
19 20	Highway Traffic Safety Administration. (2) Secretary.—The term "Secretary" means
19 20 21	Highway Traffic Safety Administration. (2) Secretary.—The term "Secretary" means the Secretary of Transportation.
19 20 21 22	Highway Traffic Safety Administration. (2) Secretary.—The term "Secretary" means the Secretary of Transportation. (3) THC.—The term "THC" means

1 (1) IN GENERAL.—The Secretary shall collect
2 and, as appropriate, share with the Secretary of
3 Health and Human Services, data relating to can4 nabis-impaired driving, or a combination of cannabis
5 and another substance, including through the collec6 tion of crash data specific to crashes involving driv7 ers with—

(A) THC in their system; or

(B) a combination of THC and another substance in their system.

(2) National roadside survey.—

- (A) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Administrator shall initiate a National Roadside Survey to collect data on drivers with THC in their system.
- (B) Report.—Not later than 3 years after the date of enactment of this Act, the Secretary shall submit to the Committees on Commerce, Science, and Transportation, Environment and Public Works, and Health, Education, Labor, and Pensions of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report summarizing the data acquired, and conclusions drawn, from

1	the National Roadside Survey required under
2	subparagraph (A).
3	(b) Research on Risks of Cannabis-Impaired
4	Driving.—
5	(1) Study required.—
6	(A) In general.—Not later than 3 years
7	after the date of enactment of this Act, the Sec-
8	retary shall carry out a study to evaluate and
9	quantify the risks of cannabis-impaired driving.
10	(B) REQUIREMENTS.—The study required
11	under subparagraph (A) shall analyze—
12	(i) whether there is an increased like-
13	lihood of crashing a motor vehicle after re-
14	cent cannabis use;
15	(ii) the effect of cannabis on driving
16	behavior;
17	(iii) whether there is a correlation be-
18	tween THC level (as tested in oral fluids)
19	and level of impairment;
20	(iv) whether the current Standard
21	Field Sobriety Test developed by the Na-
22	tional Highway Traffic Safety Administra-
23	tion accurately identifies cannabis impair-
24	ment;

1	(v) whether driving behavior changes
2	depending on frequency of cannabis use;
3	(vi) whether there are any potential
4	increased risks associated with using can-
5	nabis together with another substance; and
6	(vii) any other data necessary to im-
7	prove safe driving outcomes, as determined
8	by the Secretary.
9	(2) Report.—Not later than 3 years after the
10	date of enactment of this Act, and annually there-
11	after until the date on which the study required
12	under paragraph (1) is complete, the Secretary shall
13	submit to the Committees on Commerce, Science,
14	and Transportation, Environment and Public Works,
15	and Health, Education, Labor, and Pensions of the
16	Senate and the Committee on Transportation and
17	Infrastructure of the House of Representatives a re-
18	port summarizing the data acquired, and conclusions
19	drawn, from the study required under paragraph
20	(1).
21	SEC. 223. DOT CANNABIS-IMPAIRED DRIVING PREVENTION
22	PROGRAMS.
23	(a) In General.—The Secretary shall research and
24	implement data-driven strategies to educate the public

1	about the dangers of cannabis-impaired driving, which
2	shall include the following:
3	(1) Cannabis-impaired driving use preven-
4	TION BEST PRACTICES.—
5	(A) IN GENERAL.—Not later than 1 year
6	after the date of enactment of this Act, the Sec-
7	retary shall develop and issue best practices for
8	States and communities to prevent cannabis-im-
9	paired driving, including impaired driving in-
10	volving the use of cannabis and another sub-
11	stance and practices targeting drivers under the
12	age of 21, in consultation with the Director of
13	the Centers for Disease Control and Prevention,
14	the Secretary of Health and Human Services,
15	and the heads of other Federal agencies as ap-
16	propriate.
17	(B) UPDATES.—Not less frequently than
18	biannually, the Secretary shall update and re-

- (B) UPDATES.—Not less frequently than biannually, the Secretary shall update and reissue the best practices required under subparagraph (A) as new research and data becomes available.
- (2) CANNABIS-IMPAIRED DRIVING USE PREVEN-TION CAMPAIGNS.—Not later than 2 years after the date of enactment of this Act, the Secretary shall es-

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1	tablish and carry out national campaigns to prevent
2	cannabis-impaired driving, including—
3	(A) cannabis-impaired driving involving the
4	use of cannabis and another substance; and
5	(B) cannabis-impaired driving among driv-
6	ers under the age of 21.
7	(b) Campaign Evaluation.—Not less frequently
8	than once every 3 years, the Secretary shall evaluate the
9	effectiveness of the campaigns required under subsection
10	(a)(2) and the activities carried out by States using a
11	grant awarded under section 409 of title 23, United States
12	Code, by using a variety of factors, including—
13	(1) collecting data, including behavioral data,
14	and comparing that data from before and after the
15	campaigns;
16	(2)(A) engaging with stakeholders that were in-
17	volved in the campaigns; and
18	(B) analyzing feedback from those stakeholders
19	on what the stakeholders saw as strengths and
20	weaknesses of the campaigns;
21	(3) determining whether the campaigns accom-
22	plished the objectives the Secretary set out to ac-
23	complish through analysis of data relating to the
24	campaigns; and

1	(4) any other factors the Secretary determines
2	appropriate included in the document of the Na-
3	tional Highway Traffic Safety Administration enti-
4	tled "The Art of Appropriate Evaluation: A Guide
5	for Highway Safety Program Managers' and dated
6	December 2008 (or a successor document).
7	(c) Report.—Not later than 6 months after the date
8	on which the Secretary completes an evaluation conducted
9	under subsection (b), the Secretary shall submit to the
10	Committees on Commerce, Science, and Transportation,
11	Environment and Public Works, and Health, Education,
12	Labor, and Pensions of the Senate and the Committee on
13	Transportation and Infrastructure of the House of Rep-
14	resentatives a report that—
15	(1) summarizes the data collected and provides
16	the analysis of the data from an evaluation con-
17	ducted under subsection (b);
18	(2) includes recommendations for future im-
19	paired driving campaigns; and
20	(3) includes any determinations that a national
21	campaign or an activity carried out by a State using
22	a grant awarded under section 409 of title 23,
23	United States Code, is ineffective at preventing can-
24	nabis-impaired driving.

1	SEC. 224. STATE CANNABIS-IMPAIRED DRIVING PREVEN-
2	TION GRANT PROGRAM.
3	(a) In General.—Chapter 4 of title 23, United
4	States Code, is amended by inserting after section 408 the
5	following:
6	"§ 409. State cannabis-impaired driving prevention
7	grant program
8	"(a) Definitions.—In this section:
9	"(1) Cannabis.—The term 'cannabis' has the
10	meaning given the term in subsection (ss) of section
11	201 of the Federal Food, Drug, and Cosmetic Act
12	(21 U.S.C. 321).
13	"(2) Grant program.—The term 'grant pro-
14	gram' means the grant program established under
15	subsection (b).
16	"(3) THC.—The term 'THC' has the meaning
17	given the term in section 221 of the Cannabis Ad-
18	ministration and Opportunity Act.
19	"(b) Establishment.—Not later than 1 year after
20	the date of enactment of the Cannabis Administration and
21	Opportunity Act, the Secretary, acting through the Ad-
22	ministrator of the National Highway Traffic Safety Ad-
23	ministration, shall establish a program to provide grants
24	to States, in accordance with subsection (e), to implement
25	programs to prevent impaired driving due to cannabis use.

1	"(c) Eligibility.—The Secretary may provide a
2	grant under this section to any State that—
3	"(1) describes how the State will use the grant
4	funds in accordance with a highway safety program
5	under section 402, including how the State will im-
6	plement the best practices developed by the Sec-
7	retary under section 223(a)(1) of the Cannabis Ad-
8	ministration and Opportunity Act; and
9	"(2) agrees to provide data and information, as
10	determined by the Secretary, to assist with the eval-
11	uation of the effectiveness of the eligible activities
12	described in subsection (d).
13	"(d) Use of Funds.—A State may use a grant
14	awarded under this section for the following activities:
15	"(1) Enforcement activities, including—
16	"(A) to train public safety personnel to de-
17	tect impaired driving due to the use of cannabis
18	or a combination of cannabis and another sub-
19	stance;
20	"(B) to increase the capacity of impaired
21	driving toxicology testing laboratories in the
22	State to support impaired driving investiga-
23	tions, including to purchase equipment, hire
24	staff, provide training, and improve procedures,
25	including to improve toxicology testing stand-

1	ards to be consistent with the standards con-
2	tained in the document of the National Safety
3	Council entitled 'Recommendations for Toxi-
4	cological Investigation of Drug-Impaired Driv-
5	ing and Motor Vehicle Fatalities-2021 Update'
6	(or a successor document);
7	"(C) to train for and implement impaired
8	driving assessment programs or other tools de-
9	signed to increase the probability of identifying
10	the recidivism risk of an individual convicted of
11	driving under the influence of cannabis, or a
12	combination of cannabis and another substance,
13	and to determine the most effective mental
14	health or substance abuse treatment or sanction
15	that will reduce that risk;
16	"(D) to develop and implement high-visi-
17	bility enforcement efforts relating to cannabis-
18	impaired driving; and
19	"(E) for court support of high-visibility en-
20	forcement efforts, to train and educate criminal
21	justice professionals (including law enforcement
22	personnel, prosecutors, judges, and probation
23	officers) to assist those professionals in—
24	"(i) handling cannabis-impaired driv-
25	ing cases;

1	"(ii) hiring traffic safety resource
2	prosecutors;
3	"(iii) hiring judicial outreach liaisons;
4	and
5	"(iv) establishing driving while intoxi-
6	cated courts.
7	"(2) Data collection activities, including—
8	"(A) to collect data relating to the use of
9	cannabis, drugs, or multiple substances by driv-
10	ers, including the prevalence of the use of those
11	substances among drivers arrested for impaired
12	driving; and
13	"(B) to increase drug testing and report-
14	ing for all fatal crashes and serious injuries to
15	better understand the scope of cannabis-im-
16	paired driving, or a combination of cannabis
17	and another substance.
18	"(3) Education activities, including—
19	"(A) to develop and carry out educational
20	campaigns to better educate the public about
21	the harms associated with cannabis-impaired
22	driving, including impaired driving associated
23	with the use of cannabis and another substance;
24	and

1	"(B) to participate in national campaigns
2	organized by the Secretary under section
3	223(a)(2) of the Cannabis Administration and
4	Opportunity Act.
5	"(e) Prohibition.—The Secretary may prohibit the
6	use of grant funds for an activity described in subsection
7	(d) if the Secretary determines that the activity is ineffec-
8	tive at preventing cannabis-impaired driving after con-
9	ducting an evaluation required under section 223(b) of the
10	Cannabis Administration and Opportunity Act.
11	"(f) Grant Amounts.—
12	"(1) In General.—The allocation of grant
13	funds to a State under this section for a fiscal year
14	shall be in proportion to the apportionment of funds
15	a State receives under section 402(c)(2).
16	"(2) REQUIREMENT.—Not less than 10 percent
17	of the funds allocated to a State under this section
18	shall be used to carry out activities described in sub-
19	section $(d)(1)(B)$.
20	"(g) Federal Share.—
21	"(1) In general.—For the first 3 fiscal years
22	after the date on which the grant program is estab-
23	lished under subsection (b), and each fiscal year
24	thereafter for a State that meets the condition de-
25	scribed in paragraph (2)(B) during that fiscal year

1	the Federal share of the costs of activities carried
2	out with a grant awarded under the grant program
3	shall be 80 percent in any fiscal year in which the
4	State is awarded a grant.
5	"(2) Decreased federal share.—
6	"(A) In General.—For any State that
7	does not meet the condition described in sub-
8	paragraph (B), the Federal share of the costs
9	of activities carried out with a grant awarded
10	under the grant program shall be—
11	"(i) 70 percent in the fourth fiscal
12	year after the date on which the grant pro-
13	gram is established under subsection (b);
14	"(ii) 60 percent in the fifth fiscal year
15	after that date; and
16	"(iii) 50 percent in the sixth fiscal
17	year after that date and each fiscal year
18	thereafter.
19	"(B) Condition.—The condition referred
20	to in paragraph (1) and subparagraph (A) is
21	that the State shall implement an open con-
22	tainer law relating to cannabis products.
23	"(h) Funding.—In addition to amounts otherwise
24	available, there is appropriated, out of any money in the
25	Treasury not otherwise appropriated, \$45,000,000 for

- 1 each of fiscal years 2023 through 2027 to carry out this
- 2 section.".
- 3 (b) CLERICAL AMENDMENT.—The analysis for chap-
- 4 ter 4 of title 23, United States Code, is amended by insert-
- 5 ing after the item relating to section 408 the following: "409. State cannabis-impaired driving prevention grant program.".

6 SEC. 225. NATIONAL CANNABIS IMPAIRMENT STANDARD.

- 7 (a) IN GENERAL.—Not later than 3 years after the
- 8 date of enactment of this Act, and once every 2 years
- 9 thereafter, the Secretary shall make a determination as
- 10 to whether or not it is feasible to establish a national
- 11 standard for determining impairment for cannabis-im-
- 12 paired driving.
- 13 (b) RULEMAKING REQUIRED.—If the Secretary de-
- 14 termines that establishing a national standard relating to
- 15 cannabis-impaired driving under subsection (a) is feasible,
- 16 the Secretary shall, not later than 1 year after that deter-
- 17 mination, promulgate regulations establishing a model
- 18 marijuana impairment standard for States.

19 **SEC. 226. FUNDING.**

- In addition to amounts otherwise available, there is
- 21 appropriated, out of any money in the Treasury not other-
- 22 wise appropriated, \$30,000,000 for each of fiscal years
- 23 2023 through 2027 to carry out sections 222 and 223.

1	TITLE III—RESTORATIVE
2	JUSTICE AND OPPORTUNITY
3	Subtitle A—Opportunity Trust
4	Fund Programs
5	SEC. 301. OPPORTUNITY TRUST FUND PROGRAMS.
6	(a) Cannabis Justice Office; Community Rein-
7	VESTMENT GRANT PROGRAM.—
8	(1) Cannabis Justice office.—Part A of
9	title I of the Omnibus Crime Control and Safe
10	Streets Act of 1968 (34 U.S.C. 10101 et seq.) is
11	amended by inserting after section 109 the fol-
12	lowing:
13	"SEC. 110. CANNABIS JUSTICE OFFICE.
14	"(a) Establishment.—There is established within
15	the Office of Justice Programs a Cannabis Justice Office.
16	"(b) Director.—The Cannabis Justice Office shall
17	be headed by a Director who shall be appointed by the
18	Assistant Attorney General for the Office of Justice Pro-
19	grams. The Director shall report to the Assistant Attorney
20	General for the Office of Justice Programs. The Director
21	shall award grants and may enter into compacts, coopera-
22	tive agreements, and contracts on behalf of the Cannabis
23	Justice Office. The Director may not engage in any em-
24	ployment other than that of serving as the Director, nor
25	may the Director hold any office in, or act in any capacity

1	for, any organization, agency, or institution with which the
2	Office makes any contract or other arrangement.
3	"(c) Employees.—
4	"(1) In general.—The Director shall employ
5	as many full-time employees as are needed to carry
6	out the duties and functions of the Cannabis Justice
7	Office under subsection (d). Such employees shall be
8	exclusively assigned to the Cannabis Justice Office.
9	"(2) Initial Hires.—Not later than 6 months
10	after the date of enactment of this section, the Di-
11	rector shall—
12	"(A) hire no less than one-third of the
13	total number of employees of the Cannabis Jus-
14	tice Office;
15	"(B) no more than one-half of the employ-
16	ees assigned to the Cannabis Justice Office by
17	term appointment that may after 2 years be
18	converted to career appointment; and
19	"(C) hire at least 1 employee to serve as
20	a Tribal Relations Coordinator.
21	"(3) Legal counsel.—At least one employee
22	hired for the Cannabis Justice Office shall serve as
23	legal counsel to the Director and shall provide coun-
24	sel to the Cannabis Justice Office.

1	"(d) Duties and Functions.—The Cannabis Jus-
2	tice Office is authorized to—
3	"(1) administer the Community Reinvestment
4	Grant Program; and
5	"(2) perform such other functions as the Assist-
6	ant Attorney General for the Office of Justice Pro-
7	grams may delegate, that are consistent with the
8	statutory obligations of this section.".
9	(2) Community reinvestment grant pro-
10	GRAM.—Title I of the Omnibus Crime Control and
11	Safe Streets Act of 1968 (34 U.S.C. 10101 et seq.)
12	is amended by adding at the end the following:
13	"PART PP—COMMUNITY REINVESTMENT GRANT
13 14	"PART PP—COMMUNITY REINVESTMENT GRANT PROGRAM
14	PROGRAM
14 15	PROGRAM "SEC. 3061. AUTHORIZATION.
14 15 16 17	PROGRAM "SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall
14 15 16 17	**PROGRAM* "SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the
14 15 16 17	**SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the 'Community Reinvestment Grant Program', to provide eli-
14 15 16 17 18	**SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the 'Community Reinvestment Grant Program', to provide eligible entities with funds to administer services for individ-
14 15 16 17 18 19 20	**SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the 'Community Reinvestment Grant Program', to provide eligible entities with funds to administer services for individuals adversely impacted by the War on Drugs, including—
14 15 16 17 18 19 20	"SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the 'Community Reinvestment Grant Program', to provide eligible entities with funds to administer services for individuals adversely impacted by the War on Drugs, including— "(1) job training;
14 15 16 17 18 19 20 21	"SEC. 3061. AUTHORIZATION. "The Director of the Cannabis Justice Office shall establish and carry out a grant program, known as the 'Community Reinvestment Grant Program', to provide eligible entities with funds to administer services for individuals adversely impacted by the War on Drugs, including— "(1) job training; "(2) reentry services;

1	"(5) youth recreation or mentoring programs;
2	and
3	"(6) health education programs.
4	"SEC. 3062. DEFINITIONS.
5	"In this part:
6	"(1) The term 'cannabis conviction' means a
7	conviction, or adjudication of juvenile delinquency,
8	for a cannabis offense (as such term is defined in
9	section 3 of the Cannabis Administration and Op-
10	portunity Act).
11	"(2) The term 'eligible entity' means a non-
12	profit organization, as described in section $501(c)(3)$
13	of the Internal Revenue Code and exempt from tax-
14	ation under section 501(a) of such Code, an Indian
15	Tribe, a Tribal organization (as defined in section 4
16	of the Indian Self-Determination and Education As-
17	sistance Act (25 U.S.C. 5304)), or a Native Hawai-
18	ian-serving entity that is representative of a commu-
19	nity or a significant segment of a community with
20	experience in providing relevant services to individ-
21	uals adversely impacted by the War on Drugs in
22	that community.
23	"(3) The term 'individual adversely impacted by

the War on Drugs' has the meaning given that term

24

1	in section 301(b)(1) of the Cannabis Administration
2	and Opportunity Act.
3	"(4) The term 'Native Hawaiian-serving entity'
4	means—
5	"(A) a Native Hawaiian organization (as
6	defined in section 6207 of the Elementary and
7	Secondary Education Act of 1965 (20 U.S.C.
8	7517));
9	"(B) the Department of Hawaiian Home
10	Lands; and
11	"(C) the Office of Hawaiian Affairs.".
12	(b) Cannabis Opportunity Program; Equitable
13	LICENSING GRANT PROGRAM.—
14	(1) Definitions.—In this subsection:
15	(A) Administration; administrator.—
16	The terms "Administration" and "Adminis-
17	trator" mean the Small Business Administra-
18	tion and the Administrator thereof, respectively.
19	(B) ELIGIBLE INDIAN TRIBE.—The term
20	"eligible Indian Tribe" means an Indian Tribe
21	that has taken steps—
22	(i) to create an automatic process, at
23	no cost to an individual, to expunge, de-
24	stroy, or seal criminal records for cannabis
25	offenses; and

1	(ii) to eliminate violations or other
2	penalties for individuals under parole, pro-
3	bation, pre-trial, or other Tribal criminal
4	supervision for a cannabis offense.
5	(C) ELIGIBLE STATE OR LOCALITY.—The
6	term "eligible State or locality" means a State
7	or locality that has taken steps—
8	(i) to create an automatic process, at
9	no cost to an individual, to expunge, de-
10	stroy, or seal criminal records for cannabis
11	offenses; and
12	(ii) to eliminate violations or other
13	penalties for individuals under parole, pro-
14	bation, pre-trial, or other State or local
15	criminal supervision for a cannabis offense.
16	(D) FEDERAL POVERTY LEVEL.—The term
17	"Federal Poverty Level" has the meaning given
18	the term "poverty line" in section 2110(c) of
19	the Social Security Act (42 U.S.C. 1397jj(c)).
20	(E) Individual adversely impacted by
21	THE WAR ON DRUGS.—The term "individual
22	adversely impacted by the War on Drugs"
23	means an individual—
24	(i) who has had an income below 250
25	percent of the Federal Poverty Level for

1	not fewer than 5 of the past 10 years, as
2	of the date on which the individual seeks
3	to participate in a program established
4	under this section or an amendment made
5	by this section; and
6	(ii)(I) who has been arrested for, or
7	convicted of, the sale, possession, use,
8	manufacture, or cultivation of cannabis
9	(except for a conviction involving distribu-
10	tion to a minor); or
11	(II) the parent, sibling, spouse, or
12	child of whom has been arrested for, or
13	convicted of, an offense described in sub-
14	clause (I).
15	(F) SMALL BUSINESS CONCERN OWNED
16	AND CONTROLLED BY SOCIALLY AND ECONOMI-
17	CALLY DISADVANTAGED INDIVIDUALS.—The
18	term "small business concern owned and con-
19	trolled by socially and economically disadvan-
20	taged individuals" has the meaning given the
21	term in section 8(d)(3)(C) of the Small Busi-
22	ness Act (15 U.S.C. $637(d)(3)(C)$).
23	(G) STATE.—The term "State" means—
24	(i) each of the several States;
25	(ii) the District of Columbia;

1	(iii) the Commonwealth of Puerto
2	Rico; and
3	(iv) any territory or possession of the
4	United States.
5	(2) Cannabis restorative opportunity
6	PROGRAM.—
7	(A) In General.—The Administrator
8	shall establish and carry out a program, to be
9	known as the "Cannabis Restorative Oppor-
10	tunity Program", to provide loans and technical
11	assistance under section 7(m) of the Small
12	Business Act (15 U.S.C. 636(m)) to assist
13	small business concerns owned and controlled
14	by socially and economically disadvantaged indi-
15	viduals that operate—
16	(i) in eligible States or localities; or
17	(ii) in the jurisdiction of eligible In-
18	dian Tribes.
19	(B) Tribal set aside.—Of the amounts
20	made available to carry out subparagraph (A),
21	5 percent shall be used to provide loans and
22	technical assistance under section 7(m) of the
23	Small Business Act (15 U.S.C. 636(m)) to as-
24	sist small business concerns owned and con-
25	trolled by socially and economically disadvan-

1	taged individuals that operate in the jurisdic-
2	tion of an eligible Indian Tribe.
3	(3) Equitable licensing grant program.—
4	The Administrator shall establish and carry out a
5	grant program, to be known as the "Equitable Li-
6	censing Grant Program", to provide any eligible
7	State or locality or eligible Indian Tribe funds to de-
8	velop and implement equitable cannabis licensing
9	programs that minimize barriers to cannabis licens-
10	ing and employment for individuals adversely im-
11	pacted by the War on Drugs, provided that each
12	grantee includes in the cannabis licensing program
13	of the grantee not less than 4 of the following ele-
14	ments:
15	(A) A waiver of cannabis license applica-
16	tion fees for an individual who—
17	(i) has had an income below 250 per-
18	cent of the Federal Poverty Level for not
19	fewer than 5 of the 10 years preceding the
20	date on which the individual submits an
21	application; and
22	(ii) is a first-time applicant.
23	(B) A prohibition on the denial of a can-
24	nabis license based on a conviction for a can-
25	nabis offense that took place before the eligible

1	State or locality (or, in the case of a locality,
2	the State in which the locality is located) or eli-
3	gible Indian Tribe legalized the production, dis-
4	tribution, or possession of cannabis or the date
5	of enactment of this Act, as applicable.
6	(C) A prohibition on restrictions for licens-
7	ing relating to criminal convictions except with
8	respect to a criminal conviction related to own-
9	ing and operating a business.
10	(D) A prohibition on cannabis license hold-
11	ers engaging in suspicionless cannabis drug
12	testing of their prospective or current employ-
13	ees, except with respect to drug testing for safe-
14	ty-sensitive positions under part 40 of title 49,
15	Code of Federal Regulations, or any successor
16	regulations.
17	(E) The establishment of a cannabis li-
18	censing board that—
19	(i) is reflective of the racial, ethnic,
20	economic, and gender composition of the
21	eligible State or locality or eligible Indian
22	Tribe;
23	(ii) includes at least 1 representative
24	from an eligible Indian Tribe that has ju-

risdiction within that eligible State or lo-

25

1	cality or that has Tribal jurisdiction, as
2	applicable; and
3	(iii) shall serve as an oversight body
4	of the equitable licensing program.
5	(4) Study on Programs.—
6	(A) GAO STUDY.—Not later than 1 year
7	after the date of enactment of this Act, and an-
8	nually thereafter, the Comptroller General of
9	the United States, in consultation with the Ad-
10	ministrator, shall conduct a study on the indi-
11	viduals and entities receiving assistance under
12	the Cannabis Restorative Opportunity and Eq-
13	uitable Licensing Programs established under
14	paragraphs (2) and (3), respectively, which
15	shall include—
16	(i) the types of assistance by State;
17	and
18	(ii) a description of—
19	(I) the efforts by the Administra-
20	tion to increase access to capital for
21	cannabis-related small business con-
22	cerns owned and controlled by socially
23	and economically disadvantaged indi-
24	viduals and small business concerns
25	owned and controlled by individuals

1	adversely impacted by the War on
2	Drugs; and
3	(II) the racial, ethnic, economic
4	and gender composition of the eligible
5	State or locality.
6	(B) Report.—The Comptroller General of
7	the United States shall submit a report on the
8	results of each study conducted under subpara-
9	graph (A) to—
10	(i) the Committee on Small Business
11	and Entrepreneurship of the Senate;
12	(ii) the Committee on Small Business
13	of the House of Representatives;
14	(iii) the Committee on the Judiciary
15	of the Senate; and
16	(iv) the Committee on the Judiciary of
17	the House of Representatives.
18	(c) Appropriations.—
19	(1) Community reinvestment grant pro-
20	GRAM.—In addition to amounts otherwise available,
21	there is appropriated, out of any funds in the Treas-
22	ury not otherwise appropriated, \$1,650,000,000 for
23	fiscal year 2023, to remain available until September
24	30, 2027, to carry out the program under part PP
25	of title I of the Omnibus Crime Control and Safe

1	Streets Act of 1968 (34 U.S.C. 10101 et seq.), as
2	added by subsection (a)(2).
3	(2) Cannabis restorative opportunity
4	PROGRAM.—In addition to amounts otherwise avail-
5	able, there is appropriated, out of any funds in the
6	Treasury not otherwise appropriated, \$17,000,000
7	for fiscal year 2023, to remain available until Sep-
8	tember 30, 2027, to carry out the program under
9	subsection $(b)(2)$.
10	(3) Equitable licensing grant program.—
11	In addition to amounts otherwise available, there is
12	appropriated, out of any funds in the Treasury not
13	otherwise appropriated, \$550,000,000 for fiscal year
14	2023, to remain available until September 30, 2027,
15	to carry out the program under subsection (b)(3).
16	SEC. 302. COMPREHENSIVE OPIOID, STIMULANT, AND SUB-
17	STANCE USE DISORDER PROGRAM.
18	(a) In General.—Part LL of title I of the Omnibus
19	Crime Control and Safe Streets Act of 1968 (34 U.S.C.
20	10701 et seq.) is amended—
21	(1) in the part heading, by striking "OPIOID
22	ABUSE GRANT" and inserting "OPIOID, STIMU-
23	LANT, AND SUBSTANCE USE DISORDER";
24	(2) in section 3021(a) (34 U.S.C. 10701(a))—

1	(A) in paragraph (2), by striking "opioid
2	abuse" and inserting "substance use disorder";
3	(B) in paragraph (7), by striking "opioid
4	abuse" and inserting "substance use disorder";
5	and
6	(C) in paragraph (10), by striking "opioid"
7	and inserting "substance misuse and"; and
8	(3) in section 3022(4) (34 U.S.C. 10702(4)), by
9	striking "opioid abuse" and inserting "substance
10	misuse and abuse".
11	(b) APPROPRIATION.—In addition to amounts other-
12	wise available, there is appropriated, out of any funds in
13	the Treasury not otherwise appropriated, \$200,000,000
14	for each of fiscal years 2023 through 2027 to carry out
15	the program under part LL of title I of the Omnibus
16	Crime Control and Safe Streets Act of 1968, as amended
17	by subsection (a) of this section.
18	SEC. 303. AVAILABILITY OF SMALL BUSINESS ADMINISTRA-
19	TION PROGRAMS AND SERVICES TO CAN-
20	NABIS-RELATED LEGITIMATE BUSINESSES
21	AND SERVICE PROVIDERS.
22	(a) Definitions Relating to Cannabis-Related
23	LEGITIMATE BUSINESSES AND SERVICE PROVIDERS.—
24	Section 3 of the Small Business Act (15 U.S.C. 632) is
25	amended by adding at the end the following:

1	"(gg) Cannabis-Related Legitimate Businesses
2	AND SERVICE PROVIDERS.—In this Act:
3	"(1) Cannabis; cannabis product.—The
4	terms 'cannabis' and 'cannabis product' have the
5	meanings given those terms in section 201 of the
6	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
7	321).
8	"(2) Cannabis-related legitimate busi-
9	NESS.—The term 'cannabis-related legitimate busi-
10	ness' means a manufacturer, producer, or any per-
11	son or company that is a small business concern and
12	that—
13	"(A) engages in any activity described in
14	subparagraph (B) pursuant to a law established
15	by an Indian tribe (as defined in section
16	8(a)(13)), a State, or a political subdivision of
17	a State, as determined by that Indian tribe (as
18	so defined), State, or political subdivision; and
19	"(B) participates in any business or orga-
20	nized activity that involves handling cannabis or
21	cannabis products, including cultivating, pro-
22	ducing, manufacturing, selling, transporting,
23	displaying, dispensing, distributing, or pur-
24	chasing cannabis or cannabis products.

1	"(3) Cannabis-related service provider.—
2	The term 'cannabis-related service provider'—
3	"(A) means a business, organization, or
4	other person that—
5	"(i) sells goods or services to a can-
6	nabis-related legitimate business; or
7	"(ii) provides any business services,
8	including the sale or lease of real or any
9	other property, legal or other licensed serv-
10	ices, or any other ancillary service, relating
11	to cannabis; and
12	"(B) does not include a business, organiza-
13	tion, or other person that participates in any
14	business or organized activity that involves han-
15	dling cannabis or cannabis products, including
16	cultivating, producing, manufacturing, selling,
17	transporting, displaying, dispensing, distrib-
18	uting, or purchasing cannabis or cannabis prod-
19	ucts.".
20	(b) Small Business Development Centers.—
21	Section 21(c) of the Small Business Act (15 U.S.C.
22	648(c)) is amended by adding at the end the following:
23	"(9) Services for Cannabis-Related Legiti-
24	MATE BUSINESSES AND SERVICE PROVIDERS.—A small
25	business development center may not decline to provide

- 1 services to an otherwise eligible small business concern
- 2 under this section solely because the concern is a cannabis-
- 3 related legitimate business or cannabis-related service pro-
- 4 vider.".
- 5 (c) Women's Business Centers.—Section 29 of
- 6 the Small Business Act (15 U.S.C. 656) is amended by
- 7 adding at the end the following:
- 8 "(p) Services for Cannabis-Related Legiti-
- 9 MATE BUSINESSES AND SERVICE PROVIDERS.—A wom-
- 10 en's business center may not decline to provide services
- 11 to an otherwise eligible small business concern under this
- 12 section solely because the concern is a cannabis-related le-
- 13 gitimate business or cannabis-related service provider.".
- 14 (d) Score.—Section 8(b)(1)(B) of the Small Busi-
- 15 ness Act (15 U.S.C. 637(b)(1)(B)) is amended by adding
- 16 at the end the following: "The head of the SCORE pro-
- 17 gram established under this subparagraph may not decline
- 18 to provide services to an otherwise eligible small business
- 19 concern solely because the concern is a cannabis-related
- 20 legitimate business or cannabis-related service provider.".
- 21 (e) Veteran Business Outreach Centers.—Sec-
- 22 tion 32 of the Small Business Act (15 U.S.C. 657b) is
- 23 amended by adding at the end the following:
- 24 "(h) Services for Cannabis-Related Legiti-
- 25 mate Businesses and Service Providers.—A Vet-

- 1 eran Business Outreach Center may not decline to provide
- 2 services to an otherwise eligible small business concern
- 3 under this section solely because the concern is a cannabis-
- 4 related legitimate business or cannabis-related service pro-
- 5 vider.".
- 6 (f) Community Navigators Pilot Program.—
- 7 Section 5004 of the American Rescue Plan Act (Public
- 8 Law 117–2; 135 Stat. 90) is amended by adding at the
- 9 end the following:
- 10 "(e) Assistance to Cannabis-Related Legiti-
- 11 MATE BUSINESSES AND SERVICE PROVIDERS.—The Ad-
- 12 ministrator may not decline to make a grant to or enter
- 13 into a contract or cooperative agreement with an entity
- 14 under this section solely because the entity is a cannabis-
- 15 related business or cannabis-related service provider (as
- 16 defined in section 3 of the Small Business Act (15 U.S.C.
- 17 632)).".
- 18 (g) 7(a) Loans.—Section 7(a) of the Small Business
- 19 Act (15 U.S.C. 636(a)) is amended by adding at the end
- 20 the following:
- 21 "(38) Loans to cannabis-related legiti-
- 22 MATE BUSINESSES AND SERVICE PROVIDERS.—The
- Administrator may not decline to provide a guar-
- antee for a loan under this subsection, and a lender
- 25 may not decline to make a loan under this sub-

- 1 section, to an otherwise eligible small business con-
- 2 cern solely because the concern is a cannabis-related
- 3 legitimate business or cannabis-related service pro-
- 4 vider.".
- 5 (h) DISASTER LOANS.—Section 7(b) of the Small
- 6 Business Act (15 U.S.C. 636(b)) is amended by inserting
- 7 after paragraph (15) the following:
- 8 "(16) Assistance to cannabis-related le-
- 9 GITIMATE BUSINESSES AND SERVICE PROVIDERS.—
- The Administrator may not decline to provide assist-
- ance under this subsection to an otherwise eligible
- small business concern solely because the concern is
- a cannabis-related legitimate business or cannabis-
- related service provider.".
- 15 (i) MICROLOANS.—Section 7(m) of the Small Busi-
- 16 ness Act (15 U.S.C. 636(m)) is amended by adding at the
- 17 end the following:
- 18 "(14) Assistance to cannabis-related le-
- 19 GITIMATE BUSINESSES AND SERVICE PROVIDERS.—
- The Administrator may not decline to make a loan
- or a grant under this subsection, and an eligible
- intermediary may not decline to provide assistance
- under this subsection to an otherwise eligible bor-
- rower, eligible intermediary, or eligible nonprofit en-
- 25 tity (as applicable) solely because such borrower,

- 1 intermediary, or nonprofit entity is a cannabis-re-
- 2 lated legitimate business or cannabis-related service
- 3 provider.".
- 4 (j) SMALL BUSINESS INVESTMENT COMPANY DE-
- 5 BENTURES TO FINANCE CANNABIS-RELATED LEGITI-
- 6 MATE BUSINESSES AND SERVICE PROVIDERS.—Part A of
- 7 title III of the Small Business Investment Act of 1958
- 8 (15 U.S.C. 681 et seq.) is amended by adding at the end
- 9 the following:
- 10 "SEC. 321. DEBENTURES TO FINANCE CANNABIS-RELATED
- 11 LEGITIMATE BUSINESSES AND SERVICE PRO-
- 12 VIDERS.
- "(a) GUARANTEES.—The Administrator may not de-
- 14 cline to purchase or guarantee a debenture made under
- 15 this title to an otherwise eligible small business investment
- 16 company solely because such small business investment
- 17 company provides financing to an entity that is a can-
- 18 nabis-related legitimate business or cannabis-related serv-
- 19 ice provider (as defined in section 3 of the Small Business
- 20 Act (15 U.S.C. 632)).
- 21 "(b) OTHER ASSISTANCE.—A small business invest-
- 22 ment company may not decline to provide assistance under
- 23 this title to an otherwise eligible small business concern
- 24 solely because the small business concern is a cannabis-
- 25 related legitimate business or cannabis-related service pro-

- 1 vider (as defined in section 3 of the Small Business Act
- 2 (15 U.S.C. 632)).".
- 3 (k) State or Local Development Company
- 4 Loans.—Title V of the Small Business Investment Act
- 5 of 1958 (15 U.S.C. 695 et seq.) is amended by adding
- 6 at the end the following:
- 7 "SEC. 511. LOANS TO FINANCE CANNABIS-RELATED LEGITI-
- 8 MATE BUSINESSES AND SERVICE PROVIDERS.
- 9 "(a) Loans and Loan Guarantees.—The Admin-
- 10 istrator may not decline to make or provide a guarantee
- 11 for a loan under this title to an otherwise eligible qualified
- 12 State, Tribal, or local development company solely because
- 13 such qualified State, Tribal, or local development company
- 14 provides financing to an entity that is a cannabis-related
- 15 legitimate business or cannabis-related service provider (as
- 16 defined in section 3 of the Small Business Act (15 U.S.C.
- 17 632)).
- 18 "(b) OTHER ASSISTANCE.—A qualified State or local
- 19 development company may not decline to provide assist-
- 20 ance under this title to an otherwise eligible small business
- 21 concern solely because such small business concern is a
- 22 cannabis-related legitimate business or cannabis-related
- 23 service provider (as defined in section 3 of the Small Busi-
- 24 ness Act (15 U.S.C. 632)).".

1	SEC. 304. DEMOGRAPHIC DATA OF CANNABIS BUSINESS
2	OWNERS AND EMPLOYEES.
3	(a) In General.—The Bureau of Labor Statistics
4	shall regularly compile, maintain, and make public data
5	on the demographics of—
6	(1) individuals who are business owners in the
7	cannabis industry; and
8	(2) individuals who are employed in the can-
9	nabis industry.
10	(b) Demographic Data.—The data collected under
11	subsection (a) shall include data regarding—
12	(1) age;
13	(2) certifications and licenses;
14	(3) disability status;
15	(4) educational attainment;
16	(5) family and marital status;
17	(6) nativity;
18	(7) race and Hispanic ethnicity;
19	(8) school enrollment;
20	(9) veteran status; and
21	(10) sex.
22	(c) Confidentiality.—Notwithstanding any other
23	provision in this section, the name, address, and other
24	identifying information of an individual described in sub-
25	section (a) shall be kept confidential by the Bureau of
26	Labor Statistics and not be made available to the public.

1	(d) Definitions.—In this section:
2	(1) Cannabis.—The term "cannabis" has the
3	meaning given such term in section 3.
4	(2) Cannabis industry.—The term "cannabis
5	industry" means the industry, in any State, jurisdic-
6	tion of an Indian Tribe, or locality in the United
7	States, in which an individual or entity—
8	(A) conducts businesses pursuant to a per-
9	mit issued under section 302 of the Federal Al-
10	cohol Administration Act, as added by section
11	511; or
12	(B) is otherwise licensed or permitted
13	under the law in such State, jurisdiction of such
14	Indian Tribe, or law in such locality to engage
15	in a commercial cannabis-related activity.
16	(3) OWNER.—The term "owner", with respect
17	to a business, means an individual or entity that is
18	defined as an owner under the State, Tribal, or local
19	law where the individual or entity is licensed or per-
20	mitted to operate such business.
21	(4) State.—The term "State" means—
22	(A) each of the several States;
23	(B) the District of Columbia;
24	(C) the Commonwealth of Puerto Rico;
25	and

1	(D) any territory or possession of the
2	United States.
3	SEC. 305. PILOT PROGRAM.
4	Section 7 of the Small Business Act (15 U.S.C. 636)
5	is amended by adding at the end the following:
6	"(o) Pilot Program.—
7	"(1) Definitions.—In this subsection:
8	"(A) ELIGIBLE INTERMEDIARY.—The term
9	'eligible intermediary' means—
10	"(i) a private, nonprofit entity, includ-
11	ing a private, nonprofit community devel-
12	opment corporation, a consortium of pri-
13	vate, nonprofit organizations or nonprofit
14	community development corporations, and
15	an agency of or nonprofit entity estab-
16	lished by a Native American Tribal Gov-
17	ernment, that—
18	"(I) seeks or has been awarded a
19	loan from the Administrator to make
20	loans to small business concerns
21	under this subsection; and
22	"(II) has not less than 1 year of
23	experience making loans to startup or
24	socially and economically disadvan-
25	taged small business concerns;

1	"(ii) a community development finan-
2	cial institution, as defined in section 103 of
3	the Community Development Banking and
4	Financial Institutions Act of 1994 (12
5	U.S.C. 4702); and
6	"(iii) a minority depository institution,
7	as defined in section 308 of the Financial
8	Institutions Reform, Recovery, and En-
9	forcement Act of 1989 (12 U.S.C. 1463
10	note).
11	"(B) Individual adversely impacted
12	BY THE WAR ON DRUGS.—The term 'individual
13	adversely impacted by the War on Drugs' has
14	the meaning given the term in section 301(b) of
15	the Cannabis Administration and Opportunity
16	Act.
17	"(C) Program.—The term 'Program'
18	means the small business intermediary lending
19	pilot program established under paragraph (2).
20	"(D) Socially and economically dis-
21	ADVANTAGED SMALL BUSINESS CONCERN.—The
22	term 'socially and economically disadvantaged
23	small business concern' has the meaning given
24	the term in section $8(a)(4)(A)$.

1	"(2) Establishment.—There is established a
2	10-year small business intermediary lending pilot
3	program under which the Administrator may—
4	"(A) make direct loans to eligible inter-
5	mediaries for the purpose of making loans to
6	startup small business concerns, small business
7	concerns owned and controlled by individuals
8	adversely impacted by the War on Drugs, or so-
9	cially and economically disadvantaged small
10	business concerns; and
11	"(B) in conjunction with the direct loans
12	described in subparagraph (A), make grants to
13	eligible intermediaries for the purpose of pro-
14	viding intensive marketing, management, regu-
15	latory compliance, and technical assistance to
16	the small business concerns described in sub-
17	paragraph (A) that receive a loan under this
18	subsection.
19	"(3) Loans to eligible intermediaries.—
20	"(A) APPLICATION.—Each eligible inter-
21	mediary desiring a loan under this subsection
22	shall submit an application to the Adminis-
23	trator that describes—
24	"(i) the type of small business con-
25	cerns to be assisted;

1	"(ii) the size and range of loans to be
2	made;
3	"(iii) the interest rate and terms of
4	loans to be made;
5	"(iv) the geographic area to be served
6	and the economic, poverty, and unemploy-
7	ment characteristics of the area;
8	"(v) the status of small business con-
9	cerns in the area to be served and an anal-
10	ysis of the availability of credit;
11	"(vi) the marketing, management,
12	regulatory compliance, and other technical
13	assistance to be provided in connection
14	with a loan made under this subsection;
15	and
16	"(vii) the qualifications of the appli-
17	cant to carry out this subsection.
18	"(B) Loan limits.—No loan may be
19	made to an eligible intermediary under this sub-
20	section if the total amount outstanding and
21	committed to the eligible intermediary by the
22	Administrator would, as a result of such loan,
23	exceed \$10,000,000 during the participation of
24	the eligible intermediary in the Program.

1	"(C) LOAN DURATION.—Loans made by
2	the Administrator under this subsection shall be
3	for a term of 20 years.
4	"(D) Applicable interest rate.—
5	Loans made by the Administrator to an eligible
6	intermediary under the Program shall bear ar
7	annual interest rate equal to the interest rate
8	described in subsection (m)(3)(F)(ii).
9	"(E) FEES; COLLATERAL.—The Adminis-
10	trator may not charge any fees or require col-
11	lateral with respect to any loan made to an eli-
12	gible intermediary under this subsection.
13	"(F) DELAYED PAYMENTS.—The Adminis-
14	trator shall not require the repayment of prin-
15	cipal or interest on a loan made to an eligible
16	intermediary under the Program during the 2-
17	year period beginning on the date of the initial
18	disbursement of funds under that loan.
19	"(G) MAXIMUM PARTICIPANTS AND
20	AMOUNTS.—During each fiscal years, the Ad-
21	ministrator may make loans under the Pro-
22	gram—
23	"(i) to not more than 30 eligible inter-
24	mediaries; and

1	"(ii) in a total amount of not more
2	than \$300,000,000.
3	"(4) Loans to small business concerns.—
4	"(A) IN GENERAL.—The Administrator,
5	through an eligible intermediary, shall make
6	loans to the small business concerns described
7	in paragraph (2) for eligible uses under sub-
8	section (a).
9	"(B) MAXIMUM LOAN.—An eligible inter-
10	mediary may not make a loan under this sub-
11	section of more than \$200,000 to any 1 small
12	business concern.
13	"(C) APPLICABLE INTEREST RATES.—
14	"(i) In general.—Subject to clause
15	(ii), a loan made by an eligible inter-
16	mediary to a small business concern under
17	this subsection—
18	"(I) may have a fixed or a vari-
19	able interest rate; and
20	"(II) shall bear an interest rate
21	specified by the eligible intermediary
22	in the application of the eligible inter-
23	mediary for a loan under this sub-
24	section.

1	"(ii) Restrictions.—The Adminis-
2	trator may limit the interest rate or pro-
3	vide forbearance or deferment on repay-
4	ment of a loan made by an eligible inter-
5	mediary to a small business concern under
6	this section.
7	"(D) REVIEW RESTRICTIONS.—The Ad-
8	ministrator may not review individual loans
9	made by an eligible intermediary to a small
10	business concern before approval of the loan by
11	the eligible intermediary.
12	"(5) Funding.—In addition to amounts other-
13	wise available, there is appropriated, out of any
14	funds in the Treasury not otherwise appropriated,
15	for fiscal year 2023, to remain available until Sep-
16	tember 30, 2027—
17	"(A) \$90,000,000 to carry out paragraph
18	(2)(A); and
19	"(B) \$41,000,000 to carry out paragraph
20	(2)(B).
21	"(6) Termination.—The authority of the Ad-
22	ministrator to make loans under the Program shall
23	terminate on the date that is 10 years after the date
24	of enactment of this subsection.

1	"(7) Sense of the senate.—It is the sense
2	of the Senate that the Administrator should issue
3	regulations to ensure that the processing and dis-
4	bursement of loans under this subsection prioritizes
5	individuals adversely impacted by the War on
6	Drugs.".
7	SEC. 306. ELIMINATING DISPARITIES AMONG CANNABIS-RE-
8	LATED LEGITIMATE BUSINESSES AND SERV-
9	ICE PROVIDERS.
10	(a) Definitions.—In this section—
11	(1) the terms "cannabis-related legitimate busi-
12	ness" and "cannabis-related service provider" have
13	the meanings given those terms in section 3 of the
14	Small Business Act (15 U.S.C. 632), as added by
15	section 303; and
16	(2) the term "individual adversely impacted by
17	the War on Drugs" has the meaning given the term
18	in section 301(b).
19	(b) Review.—The Administrator of the Small Busi-
20	ness Administration—
21	(1) shall review regulations, policies, and guid-
22	ance of the Administration to eliminate disparities
23	for cannabis-related legitimate businesses and can-
24	nabis-related service providers, including by reducing
25	regulatory burdens and increasing loan eligibility for

- minority businesses and individuals adversely impacted by the War on Drugs; and
- (2) in carrying out paragraph (1), may consider
 effective, State-level systems designed to eliminate
 disparities for cannabis-related legitimate businesses
 and cannabis-related service providers.

Subtitle B—Restorative Justice

8 SEC. 311. RESENTENCING AND EXPUNGEMENT.

7

- 9 (a) Expungement of Federal Cannabis Of-10 fense Convictions for Individuals Not Under a 11 Criminal Justice Sentence.—
- 12 (1) IN GENERAL.—Not later than 1 year after 13 the date of the enactment of this Act, each Federal district shall conduct a comprehensive review and 14 15 issue an order expunging each conviction or adju-16 dication of juvenile delinquency for a Federal can-17 nabis offense entered by each Federal court in the 18 district before the date of enactment of this Act and 19 on or after May 1, 1971. Each Federal court shall 20 also issue an order expunging any arrests associated 21 with each expunged conviction or adjudication of ju-22 venile delinquency.
 - (2) NOTIFICATION.—To the extent practicable, each Federal district shall notify each individual whose arrest, conviction, or adjudication of delin-

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- quency has been expunged pursuant to this subsection that their arrest, conviction, or adjudication of juvenile delinquency has been expunged, and the effect of such expungement.
- (3)RIGHT PETITION TO COURT FOR EXPUNGEMENT.—At any point after the date of enactment of this Act, any individual with a prior conviction or adjudication of juvenile delinquency for a Federal cannabis offense, who is not under a crimiiustice sentence, may file a motion for expungement. If the expungement of such a conviction or adjudication of juvenile delinquency is required pursuant to this Act, the court shall expunge the conviction or adjudication, and any associated arrests. If the individual is indigent, counsel shall be appointed to represent the individual in any proceedings under this subsection.
 - (4) SEALED RECORD.—The court shall seal all records related to a conviction or adjudication of juvenile delinquency that has been expunged under this subsection. Such records may only be made available by further order of the court.
 - (5) CERTIFICATION.—The court shall provide a certificate to the individual receiving expungement for a prior Federal cannabis offense. Any records of

- this certification shall be sealed under paragraph
- 2 (4).
- 3 (b) Effect of Expungement.—An individual who
- 4 has had an arrest, a conviction, or juvenile delinquency
- 5 adjudication expunged under this section—
- 6 (1) may treat the arrest, conviction, or adju-7 dication as if it never occurred;
- 8 (2) shall be immune from any civil or criminal 9 penalties related to perjury, false swearing, or false 10 statements, for a failure to disclose such arrest, con-11 viction, or adjudication; and
- 12 (3) shall not be subject to any loss of Federal 13 benefits related to the expunged cannabis offense.
- 14 (c) Exception.—An individual who at sentencing re-
- 15 ceived an aggravating role adjustment pursuant to section
- 16 3B1.1(a) of the United States Sentencing Guidelines in
- 17 relation to a Federal cannabis offense conviction shall not
- 18 be eligible for expungement of that Federal cannabis of-
- 19 fense conviction under this section, unless a Federal court
- 20 conducting the sentencing review finds mitigating factors
- 21 to warrant expungement, including the age of the indi-
- 22 vidual at the time of the arrest, conviction, or adjudica-
- 23 tion, the role of the individual in the offense, or whether
- 24 it was the first Federal cannabis offense committed by the
- 25 individual.

1 (d) Definitions.—In this section:

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- 2 (1) The term "Federal cannabis offense" means 3 an offense that is no longer punishable pursuant to 4 this Act or the amendments made under this Act.
 - (2) The term "expunge" means, with respect to an arrest, a conviction, or a juvenile delinquency adjudication, the removal of the record of such arrest, conviction, or adjudication from each official index or public record.
- 10 (3) The term "under a criminal justice sen11 tence" means, with respect to an individual, that the
 12 individual is serving a term of probation, parole, su13 pervised release, imprisonment, official detention,
 14 pre-release custody, or work release, pursuant to a
 15 sentence or disposition of juvenile delinquency im16 posed on or after May 1, 1971.
- 17 (e) STUDY.—The Comptroller General of the United 18 States, in consultation with the Secretary of Health and 19 Human Services, shall conduct a demographic study of in-20 dividuals convicted of a Federal cannabis offense. Such 21 study shall include information about the age, race, eth-22 nicity, sex, and gender identity of those individuals, the 23 type of community such users dwell in, and such other 24 demographic information as the Comptroller General de-

termines should be included.

1	(f)	REPORT.—	Not	later	than	2	years	after	the	date
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- 2 of the enactment of this Act, the Comptroller General of
- 3 the United States shall report to Congress the results of
- 4 the study conducted under subsection (f).
- 5 SEC. 312. NO DISCRIMINATION IN THE PROVISION OF A
- 6 FEDERAL PUBLIC BENEFIT ON THE BASIS OF
- 7 CANNABIS.
- 8 (a) In General.—No person may be denied any
- 9 Federal public benefit (as such term is defined in section
- 10 401(c) of the Personal Responsibility and Work Oppor-
- 11 tunity Reconciliation Act of 1996 (8 U.S.C. 1611(c))) on
- 12 the basis of any use or possession of cannabis, or on the
- 13 basis of a conviction or adjudication of juvenile delin-
- 14 quency for a cannabis offense, by that person.
- 15 (b) Security Clearances.—A Federal agency may
- 16 not grant, deny, or rescind a security clearance based sole-
- 17 ly on past or present cannabis use.
- $18\,\,$ sec. 313. No adverse effect for purposes of the im-
- 19 MIGRATION LAWS.
- 20 (a) In General.—For purposes of the immigration
- 21 laws (as defined in section 101 of the Immigration and
- 22 Nationality Act (8 U.S.C. 1101(a))), cannabis may not be
- 23 considered a controlled substance, and an alien may not
- 24 be denied any benefit or protection under the immigration
- 25 laws based on any event, including conduct, a finding, an

- 1 admission, addiction or abuse, an arrest, a juvenile adju-
- 2 dication, or a conviction, relating to cannabis, regardless
- 3 of whether the event occurred before, on, or after the ef-
- 4 fective date of this Act.
- 5 (b) Amendments to the Immigration and Na-
- 6 TIONALITY ACT.—The Immigration and Nationality Act
- 7 (8 U.S.C. 1101 et seq.) is amended—
- 8 (1) in section 101(f)(3) (8 U.S.C. 1101(f)(3)),
- 9 by striking "(except as such paragraph relates to a
- single offense of simple possession of 30 grams or
- less of marihuana)";
- 12 (2) in section 210(c)(2)(B)(ii)(III) (8 U.S.C.
- 13 1160(c)(2)(B)(ii)(III), by striking ", except for so
- much of such paragraph as relates to a single of-
- fense of simple possession of 30 grams or less of
- marihuana";
- 17 (3) in section 212(h) (8 U.S.C. 1182(h)), by
- striking "and subparagraph (A)(i)(II) of such sub-
- section insofar as it relates to a single offense of
- simple possession of 30 grams or less of marijuana";
- 21 (4) in section 237(a)(2)(B)(i) (8 U.S.C.
- 22 (a)(2)(B)(i)), by striking ", other than a single of-
- fense involving possession for one's own use of 30
- 24 grams or less of marijuana";

1	(5) in section $240(c)(6)$ (8 U.S.C. $1229a(c)(6)$),
2	by amending subparagraphs (A) and (B) to read as
3	follows:
4	"(A) RIGHT TO FILE.—
5	"(i) In general.—Except as pro-
6	vided in clause (ii), a noncitizen may file 1
7	motion to reconsider a decision that the
8	alien is removable from the United States.
9	"(ii) Removal orders impacted by
10	CANNABIS OFFENSES.—In addition to the
11	motion authorized under clause (i), a re-
12	moval order shall be reconsidered upon a
13	motion filed at any time by a noncitizen
14	demonstrating that—
15	"(I) such order was based, in
16	whole or in part, on an offense relat-
17	ing to cannabis that rendered the non-
18	citizen deportable or inadmissible; or
19	"(II) an offense relating to can-
20	nabis—
21	"(aa) rendered the noncit-
22	izen ineligible for a benefit or re-
23	lief under this Act; or

1	"(bb) formed all or part of
2	the basis for the denial of a ben-
3	efit or relief under this Act.
4	"(B) Deadline.—A motion to reconsider
5	under subparagraph (A)(i) shall be filed not
6	later than 30 days after the date of entry of the
7	relevant final administrative order of removal.";
8	(6) in section $244(c)(2)(A)(iii)(II)$ (8 U.S.C.
9	1254a(c)(2)(A)(iii)(II)) by striking ", except for so
10	much of such paragraph as relates to a single of-
11	fense of simple possession of 30 grams or less of
12	marijuana'';
13	(7) in section $245(h)(2)(B)$ (8 U.S.C.
14	1255(h)(2)(B)) by striking "(except for so much of
15	such paragraph as related to a single offense of sim-
16	ple possession of 30 grams or less of marijuana)";
17	and
18	(8) in section 245A(d)(2)(B)(ii)(II) (8 U.S.C.
19	1255a(d)(2)(B)(ii)(II)) by striking ", except for so
20	much of such paragraph as relates to a single of-
21	fense of simple possession of 30 grams or less of
22	marihuana''.

1	SEC. 314. PROVISION BY HEALTH CARE PROVIDERS OF THE
2	DEPARTMENT OF VETERANS AFFAIRS OF
3	RECOMMENDATIONS AND OPINIONS RE-
4	GARDING VETERAN PARTICIPATION IN CAN-
5	NABIS PROGRAMS.
6	Not later than 180 days after the date of the enact-
7	ment of this Act, the Secretary of Veterans Affairs shall
8	update all applicable regulations, guidance, memoranda,
9	and policies of the Department of Veterans Affairs to au-
10	thorize physicians and other health care providers em-
11	ployed by the Department—
12	(1) to provide recommendations and opinions to
13	veterans regarding the participation of such veterans
14	in cannabis programs authorized under State or
15	Federal law; and
16	(2) to complete forms reflecting such rec-
17	ommendations and opinions.
18	SEC. 315. PROVISION BY HEALTH CARE PROVIDERS OF IN-
19	DIAN HEALTH PROGRAMS OF RECOMMENDA-
20	TIONS AND OPINIONS REGARDING PARTICI-
21	PATION IN CANNABIS PROGRAMS.
22	Not later than 180 days after the date of enactment
23	of this Act, the Director of the Indian Health Service shall
24	update all applicable regulations, guidance, memoranda,
25	and policies of the Indian Health Service to authorize
26	health care providers (as defined in section 805(a) of the

1	Indian Health Care Improvement Act (25 U.S.C.
2	1675(a)))—
3	(1) to provide recommendations and opinions to
4	patients relating to the participation of those pa-
5	tients in State or Tribal cannabis programs author-
6	ized under Federal or State law; and
7	(2) to complete forms reflecting those rec-
8	ommendations and opinions.
9	TITLE IV—TAXATION AND ES-
10	TABLISHMENT OF TRUST
11	FUND
12	SEC. 401. CREATION OF OPPORTUNITY TRUST FUND AND
13	IMPOSITION OF TAXES WITH RESPECT TO
14	CANNABIS PRODUCTS.
15	(a) Cannabis Revenue and Regulation Act.—
16	Subtitle E of the Internal Revenue Code of 1986 is
17	amended by adding at the end the following new chapter:
18	"CHAPTER 56—CANNABIS PRODUCTS

"SUBCHAPTER A. TAX ON CANNABIS PRODUCTS

"SUBCHAPTER B. AUTHORIZATION AND BOND REQUIREMENTS

"SUBCHAPTER C. OPERATIONS

"SUBCHAPTER D. PENALTIES

19 "Subchapter A—Tax on Cannabis Products

- "Sec. 5901. Imposition of tax.
- "Sec. 5902. Definitions.
- "Sec. 5903. Liability and method of payment.
- "Sec. 5904. Exemption from tax; transfers in bond.
- "Sec. 5905. Credit, refund, or drawback of tax.

1 "SEC. 5901. IMPOSITION OF TAX.

2	"(a) Imposition of Tax.—There is hereby imposed
3	on any cannabis product produced in or imported into the
4	United States a tax equal to—
5	"(1) for any such product removed during the
6	first 5 calendar years ending after the date on which
7	this chapter becomes effective, the applicable per-
8	centage of such product's removal price, and
9	"(2) for any product removed during any cal-
10	endar year after the calendar years described in
11	paragraph (1), the applicable equivalent amount.
12	"(b) Applicable Percentage.—For purposes of
13	subsection $(a)(1)$, the applicable percentage shall be deter-
14	mined as follows:
15	"(1) For any cannabis product sold during the
16	first 2 calendar years in which this chapter becomes
17	effective, 10 percent.
18	"(2) For any cannabis product sold during the
19	calendar year after the period described in para-
20	graph (1), 15 percent.
21	"(3) For any cannabis product sold during the
22	calendar year after the period described in para-
23	graph (2), 20 percent.
24	"(4) For any cannabis product sold during the
25	calendar year after the period described in para-
26	graph (3), 25 percent.

1	"(c) Applicable Equivalent Amount.—
2	"(1) In general.—For purposes of subsection
3	(a)(2), the term 'applicable equivalent amount
4	means, with respect to any cannabis product re-
5	moved during any calendar year, an amount equa
6	to—
7	"(A) in the case of any cannabis product
8	not described in subparagraph (B), the product
9	of the applicable rate per ounce multiplied by
10	the number of ounces of such product (and ϵ
11	proportionate tax at the like rate on all frac-
12	tional parts of an ounce of such product), and
13	"(B) in the case of any THC product, the
14	product of the applicable rate per gram multi-
15	plied by the number of grams of
16	tetrahydrocannabinol in such product (and a
17	proportionate tax at the like rate on all frac-
18	tional parts of a gram of tetrahydrocannabino
19	in such product).
20	"(2) Applicable rates.—
21	"(A) In general.—For purposes of para-
22	graph (1)(A), the term 'applicable rate per
23	ounce' means, with respect to any cannabis
24	product removed during any calendar year, 25

percent of the prevailing sales price of cannabis

1	flowers sold in the United States during the 12-
2	month period ending one calendar quarter be-
3	fore such calendar year, expressed on a per
4	ounce basis, as determined by the Secretary.
5	"(B) THC PRODUCTS.—For purposes of
6	paragraph (1)(B), the term 'applicable rate per
7	gram' means, with respect to any cannabis
8	product removed during any calendar year, 25
9	percent of the prevailing sales price of
10	tetrahydrocannabinol sold in the United States
11	during the 12-month period ending one cal-
12	endar quarter before such calendar year, ex-
13	pressed on a per gram basis, as determined by
14	the Secretary.
15	"(d) Time of Attachment on Cannabis Prod-
16	UCTS; LIEN FOR TAX.—
17	"(1) TIME OF ATTACHMENT.—The tax under
18	this section shall attach to any cannabis product as
19	soon as such product is in existence as such, wheth-
20	er it be subsequently separated or transferred into
21	any other substance, either in the process of original
22	production or by any subsequent process.
23	"(2) Lien for tax.—
24	"(A) In general.—The tax imposed by
25	this section shall be a first lien on the cannabis

1	product from the time the product is in exist-
2	ence as such until the tax is paid.
3	"(B) Exceptions.—The lien imposed by
4	this paragraph shall terminate in the case of
5	products produced at a cannabis production fa-
6	cility when such products are—
7	"(i) withdrawn from bonded premises
8	on determination of tax,
9	"(ii) withdrawn from bonded premises
10	free of tax under provisions of section
11	5904(a), or
12	"(iii) exported, deposited in a foreign-
13	trade zone, or deposited in a customs
14	bonded warehouse.
15	"(e) Credit for Qualified Domestic Manufac-
16	TURERS.—
17	"(1) In general.—In the case of a qualified
18	domestic manufacturer of cannabis products, there
19	shall be allowed as a credit against any tax imposed
20	by subsection (a) for the calendar year an amount
21	equal to 50 percent of the applicable tax amount for
22	such calendar year.
23	"(2) Applicable tax amount.—

1	"(A) In general.—For purposes of this
2	subsection, the applicable tax amount shall be
3	an amount equal to the lesser of—
4	"(i) the amount of any tax imposed by
5	subsection (a) for the calendar year, or
6	"(ii) the phase-in amount.
7	"(B) Phase-in amount.—For purposes of
8	subparagraph (A), the phase-in amount shall be
9	an amount equal to—
10	"(i) for the calendar year which in-
11	cludes the date on which this chapter first
12	becomes effective, \$2,000,000,
13	"(ii) for the first calendar year subse-
14	quent to the calendar year described in
15	clause (i), \$2,000,000,
16	"(iii) for the second calendar year
17	subsequent to the calendar year described
18	in clause (i), \$3,000,000,
19	"(iv) for the third calendar year sub-
20	sequent to the calendar year described in
21	clause (i), \$4,000,000, and
22	"(v) for any calendar years subse-
23	quent to the calendar year described in
24	clause (iv), \$5,000,000.

1	"(3) Credit not allowed for cannabis re-
2	CEIVED IN BOND, IMPORTED, SMUGGLED, OR ILLE-
3	GALLY PRODUCED.—
4	"(A) IN GENERAL.—The credit under this
5	subsection shall not apply in the case of any
6	cannabis which is—
7	"(i) received in bond,
8	"(ii) imported,
9	"(iii) smuggled into the United
10	States, or
11	"(iv) produced other than as author-
12	ized by this chapter.
13	"(B) Substantial processing excep-
14	TION.—Subparagraph (A)(i) shall not apply
15	with respect to any cannabis which is trans-
16	ferred in bond solely as unprocessed plant mat-
17	ter if such cannabis is processed by the tax-
18	payer to produce an extract which contains no
19	plant matter.
20	"(C) CONTRACT PACKAGING AND LABEL-
21	ING EXCEPTION.—In the case of cannabis
22	transferred in bond from the person who pro-
23	duced such cannabis (hereinafter referred to as
24	'transferor') to another person for packaging or
25	labeling of such cannabis, and returned to the

1	transferor for removal, subparagraph (A)(i)
2	shall not apply, but only if the transferor re-
3	tains title during the entire period between such
4	production and removal.
5	"(4) Single Taxpayer.—Pursuant to rules
6	issued by the Secretary, 2 or more entities (whether
7	or not under common control) that produce any can-
8	nabis product under a license, franchise, or other ar-
9	rangement shall be treated as a single taxpayer for
10	purposes of the application of this subsection.
11	"(5) Time for determining and allowing
12	CREDIT.—The credit allowable by paragraph (1)—
13	"(A) shall be determined at the same time
14	the tax is determined under subsection (a) of
15	this section, and
16	"(B) shall be allowable at the time the tax
17	described in such subsection is payable as if the
18	credit allowable by this subsection constituted ϵ
19	reduction in the rate of such tax.
20	"(6) Controlled Groups.—Rules similar to
21	rules of section 5051(a)(5) shall apply for purposes
22	of this subsection.
23	"SEC. 5902. DEFINITIONS.
24	"(a) Definitions Related to Cannabis Prod-
25	UCTS.—For purposes of this subtitle—

1	"(1) Cannabis; cannabis product.—The
2	terms 'cannabis' and 'cannabis product' have the
3	same meaning given such terms under subsection
4	(ss) of section 201 of the Federal Food, Drug, and
5	Cosmetic Act (21 U.S.C. 321).
6	"(2) Cannabis flower.—The term 'cannabis
7	flower' means any cannabis plant product consisting
8	of the flower of the plant Cannabis sativa L., or any
9	other part of such plant with significant concentra-
10	tions of tetrahydrocannabinol as designated by the
11	Secretary.
12	"(3) Cannabis plant product.—The term
13	'cannabis plant product' means any part of the plant
14	Cannabis sativa L. which—
15	"(A) is a cannabis product, and
16	"(B) does not contain any cannabis that
17	has been processed, extracted, or concentrated
18	(other than harvesting, drying, curing, or trim-
19	ming).
20	"(4) THC PRODUCT.—The term 'THC product'
21	means any cannabis product other than a cannabis
22	plant product.
23	"(5) Tetrahydrocannabinol.—The term
24	'tetrahydrocannabinol' means total
25	tetrahydrocannabinol equivalent (as defined in para-

1	graph (1)(B) of section 297A of the Agricultural
2	Marketing Act of 1946 (7 U.S.C. 1639o)).
3	"(b) Definitions Related to Cannabis Enter-
4	PRISES.—For purposes of this chapter—
5	"(1) Cannabis enterprise.—The term 'can-
6	nabis enterprise' means a producer, importer, or ex-
7	port warehouse proprietor.
8	"(2) Producer.—
9	"(A) In General.—The term 'producer'
10	means any person who plants, cultivates, har-
11	vests, grows, manufactures, produces, com-
12	pounds, converts, processes, prepares, or pack-
13	ages any cannabis product.
14	"(B) Personal use exception.—Subject
15	to such regulations as the Secretary shall pre-
16	scribe, the term 'producer' shall not include any
17	individual otherwise described in subparagraph
18	(A) if the only cannabis product described in
19	such subparagraph with respect to such indi-
20	vidual is for personal or family use and not for
21	sale, provided—
22	"(i) such individual is solely involved
23	in the planting, cultivation, and growing of
24	such cannabis.

1	"(ii) the planting, cultivation, and
2	growing of such cannabis occurs only in
3	such individual's dwelling house, or in any
4	shed, yard, or inclosure connected with
5	such individual's dwelling house, and
6	"(iii) the quantity of cannabis prod-
7	ucts planted, cultivated, and grown by such
8	individual does not exceed the personal use
9	production limitations determined by the
10	Secretary as are necessary to protect the
11	public and protect the revenue.
12	"(3) Importer.—The term 'importer' means
13	any person who—
14	"(A) is in the United States and to whom
15	non-tax-paid cannabis products, produced in a
16	foreign country or a possession of the United
17	States, are shipped or consigned,
18	"(B) removes cannabis products for sale or
19	consumption in the United States from a cus-
20	toms bonded warehouse, or
21	"(C) smuggles or otherwise unlawfully
22	brings any cannabis product into the United
23	States.
24	"(4) Export warehouse proprietor.—

1	"(A) IN GENERAL.—The term 'export
2	warehouse proprietor' means any person who
3	operates an export warehouse.
4	"(B) Export warehouse.—The term
5	'export warehouse' means a bonded internal
6	revenue warehouse for the storage of cannabis
7	products, upon which the internal revenue tax
8	has not been paid—
9	"(i) for subsequent shipment to a for-
10	eign country or a possession of the United
11	States, or
12	"(ii) for consumption beyond the ju-
13	risdiction of the internal revenue laws of
14	the United States.
15	"(5) Cannabis production facility.—The
16	term 'cannabis production facility' means an estab-
17	lishment which is qualified under subchapter B to
18	perform any operation for which such qualification is
19	required under such subchapter.
20	"(c) Other Definitions.—For purposes of this
21	chapter—
22	"(1) Produce.—The term 'produce' includes
23	any activity described in subsection (b)(2)(A).
24	"(2) Removal; remove.—The terms 'removal'
25	or 'remove' means—

1	"(A) the transfer of cannabis products
2	from the premises of a producer (or the trans-
3	fer of such products from the bonded premises
4	of a producer to a non-bonded premises of such
5	producer),
6	"(B) release of such products from cus-
7	toms custody, or
8	"(C) smuggling or other unlawful importa-
9	tion of such products into the United States.
10	"(3) Removal price.—The term 'removal
11	price' means—
12	"(A) except as otherwise provided in this
13	paragraph, the price for which the cannabis
14	product is sold in the sale which occurs in con-
15	nection with the removal of such product,
16	"(B) in the case of any such sale which is
17	described in section 5903(c), the price deter-
18	mined under such section, and
19	"(C) if there is no sale which occurs in
20	connection with such removal, the price which
21	would be determined under section 5903(c) if
22	such product were sold at a price which cannot
23	be determined.
24	"SEC. 5903. LIABILITY AND METHOD OF PAYMENT.
25	"(a) Liability for Tax.—

1	"(1) Original Liability.—The producer or
2	importer of any cannabis product shall be liable for
3	the taxes imposed thereon by section 5901.
4	"(2) Transfer of Liability.—
5	"(A) In general.—When cannabis prod-
6	ucts are transferred, without payment of tax,
7	pursuant to subsection (b) or (c) of section
8	5904—
9	"(i) except as provided in clause (ii),
10	the transferee shall become liable for the
11	tax upon receipt by the transferee of such
12	articles, and the transferor shall thereupon
13	be relieved of their liability for such tax,
14	and
15	"(ii) in the case of cannabis products
16	which are released in bond from customs
17	custody for transfer to the bonded prem-
18	ises of a producer, the transferee shall be-
19	come liable for the tax on such articles
20	upon release from customs custody, and
21	the importer shall thereupon be relieved of
22	their liability for such tax.
23	"(B) Returned to Bond.—All provisions
24	of this chapter applicable to cannabis products
25	in bond shall be applicable to such articles re-

1	turned to bond upon withdrawal from the mar-
2	ket or returned to bond after previous removal
3	for a tax-exempt purpose.
4	"(b) METHOD OF PAYMENT OF TAX.—
5	"(1) In general.—
6	"(A) Taxes paid on basis of return.—
7	The taxes imposed by section 5901 shall be
8	paid on the basis of return. The Secretary shall,
9	by regulations, prescribe the period or the event
10	to be covered by such return and the informa-
11	tion to be furnished on such return.
12	"(B) Application to transferees.—In
13	the case of any transfer to which subsection
14	(a)(2)(A) applies, the tax under section 5901 on
15	the transferee shall (if not otherwise relieved by
16	reason of a subsequent transfer to which such
17	subsection applies) be imposed with respect to
18	the removal of the cannabis product from the
19	bonded premises of the transferee.
20	"(C) Postponement.—Any postponement
21	under this subsection of the payment of taxes
22	determined at the time of removal shall be con-
23	ditioned upon the filing of such additional
24	bonds, and upon compliance with such require-

ments, as the Secretary may prescribe for the

1 protection of the revenue. The Secretary may, 2 by regulations, require payment of tax on the basis of a return prior to removal of the can-3 4 nabis products where a person defaults in the postponed payment of tax on the basis of a re-6 turn under this subsection or regulations pre-7 scribed thereunder. "(D) Administration and Penalties.— 8 9 All administrative and penalty provisions of this 10 title, insofar as applicable, shall apply to any 11 tax imposed by section 5901. 12 "(2) Time for payment of taxes.— "(A) IN GENERAL.—Except as otherwise 13 14 provided in this paragraph, in the case of taxes 15 on cannabis products removed during any semi-16 monthly period under bond for deferred pay-17 ment of tax, the last day for payment of such 18 taxes shall be the 14th day after the last day 19 of such semimonthly period. "(B) IMPORTED ARTICLES.—In the case of 20 21 cannabis products which are imported into the 22 United States, the following provisions shall 23 apply: "(i) IN GENERAL.—The last day for 24

payment of tax shall be the 14th day after

1	the last day of the semimonthly period
2	during which the article is entered into the
3	customs territory of the United States.
4	"(ii) Special rule for entry of
5	WAREHOUSING.—Except as provided in
6	clause (iv), in the case of an entry for
7	warehousing, the last day for payment of
8	tax shall not be later than the 14th day
9	after the last day of the semimonthly pe-
10	riod during which the article is removed
11	from the first such warehouse.
12	"(iii) Foreign trade zones.—Ex-
13	cept as provided in clause (iv) and in regu-
14	lations prescribed by the Secretary, articles
15	brought into a foreign trade zone shall,
16	notwithstanding any other provision of law,
17	be treated for purposes of this subsection
18	as if such zone were a single customs
19	warehouse.
20	"(iv) Exception for articles des-
21	TINED FOR EXPORT.—Clauses (ii) and (iii)
22	shall not apply to any article which is
23	shown to the satisfaction of the Secretary
24	to be destined for export.

"(C) CANNABIS PRODUCTS BROUGHT INTO
THE UNITED STATES FROM PUERTO RICO.—In
the case of cannabis products which are
brought into the United States from Puerto
Rico and subject to tax under section 7652, the
last day for payment of tax shall be the 14th
day after the last day of the semimonthly period during which the article is brought into the
United States.

"(D) SPECIAL RULE WHERE DUE DATE FALLS ON SATURDAY, SUNDAY, OR HOLIDAY.— Notwithstanding section 7503, if, but for this subparagraph, the due date under this paragraph would fall on a Saturday, Sunday, or a legal holiday (as defined in section 7503), such due date shall be the immediately preceding day which is not a Saturday, Sunday, or such a holiday.

"(E) SPECIAL RULE FOR UNLAWFULLY PRODUCED CANNABIS PRODUCTS.—In the case of any cannabis products produced in the United States at any place other than the premises of a producer that has filed the bond and obtained the authorization required under

1	this chapter, tax shall be due and payable im-
2	mediately upon production.
3	"(3) Taxpayers liable for taxes of not
4	MORE THAN \$100,000.—
5	"(A) In general.—
6	"(i) More than \$10,000 and not
7	MORE THAN \$100,000 IN TAXES.—Except as
8	provided in clause (ii), in the case of any
9	taxpayer who reasonably expects to be lia-
10	ble for not more than \$100,000 in taxes
11	imposed with respect to cannabis products
12	under sections 5901 and 7652 for the cal-
13	endar year and who was liable for not
14	more than \$100,000 in such taxes in the
15	preceding calendar year, the last day for
16	the payment of tax on withdrawals, remov-
17	als, and entries (and articles brought into
18	the United States from Puerto Rico) shall
19	be the 14th day after the last day of the
20	calendar quarter during which the action
21	giving rise to the imposition of such tax oc-
22	curs.
23	"(ii) Not more than \$10,000 in
24	TAXES.—In the case of any taxpayer who
25	reasonably expects to be liable for not

1	more than \$10,000 in taxes imposed with
2	respect to cannabis products under sec-
3	tions 5901 and 7652 for the calendar year
4	and who was liable for not more than
5	\$10,000 in such taxes in the preceding cal-
6	endar year, the last day for the payment of
7	tax on withdrawals, removals, and entries
8	(and articles brought into the United
9	States from Puerto Rico) shall be the 14th
10	day after the last day of the calendar year.
11	"(B) NO APPLICATION AFTER LIMIT EX-
12	CEEDED.—
13	"(i) Exceeds \$100,000 limit.—Sub-
14	paragraph (A)(i) shall not apply to any
15	taxpayer for any portion of the calendar
16	year following the first date on which the

paragraph (A)(i) shall not apply to any taxpayer for any portion of the calendar year following the first date on which the aggregate amount of tax due under sections 5901 and 7652 from such taxpayer during such calendar year exceeds \$100,000, and any tax under such sections which has not been paid on such date shall be due on the 14th day after the last day of the semimonthly period in which such date occurs.

"(ii) Exceeds \$10,000 Limit.—Sub-1 2 paragraph (A)(ii) shall not apply to any 3 taxpayer for any portion of the calendar 4 year following the first date on which the aggregate amount of tax due under sec-6 tions 5901 and 7652 from such taxpayer 7 during such calendar vear exceeds 8 \$10,000, and any tax under such sections 9 which has not been paid on such date shall 10 be due on the 14th day after the last day 11 of the calendar quarter in which such date 12 occurs.

"(C) CALENDAR QUARTER.—For purposes of this paragraph, the term 'calendar quarter' has the same meaning given such term under section 5061(d)(4)(C).

"(4) Payment by electronic fund transfer.—Any person who in any 12-month period, ending December 31, was liable for a gross amount equal to or exceeding \$5,000,000 in taxes imposed on cannabis products by section 5901 (or section 7652) shall pay such taxes during the succeeding calendar year by electronic fund transfer (as defined in section 5061(e)(2)) to a Federal Reserve Bank. Rules similar to the rules of section 5061(e)(3) shall

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1	apply to the \$5,000,000 amount specified in the pre-
2	ceding sentence.
3	"(c) Determination of Price.—
4	"(1) Constructive sale price.—
5	"(A) IN GENERAL.—If an article is sold di-
6	rectly to consumers, sold on consignment, or
7	sold (otherwise than through an arm's length
8	transaction) at less than the fair market price,
9	or if the price for which the article sold cannot
10	be determined, the tax under section 5901(a)
11	shall be—
12	"(i) computed on the price for which
13	such articles are sold, in the ordinary
14	course of trade, by producers thereof, as
15	determined by the Secretary, and
16	"(ii) imposed on either person in-
17	volved in such sale, as determined by the
18	Secretary.
19	"(B) Arm's length.—
20	"(i) In general.—For purposes of
21	this section, a sale is considered to be
22	made under circumstances otherwise than
23	at arm's length if—
24	"(I) the parties are members of
25	the same controlled group, whether or

1	not such control is actually exercised
2	to influence the sale price,
3	"(II) the parties are members of
4	a family, as defined in section
5	267(c)(4), or
6	"(III) the sale is made pursuant
7	to special arrangements between a
8	producer and a purchaser.
9	"(ii) Controlled Groups.—
10	"(I) IN GENERAL.—The term
11	'controlled group' has the meaning
12	given to such term by subsection (a)
13	of section 1563, except that 'more
14	than 50 percent' shall be substituted
15	for 'at least 80 percent' each place it
16	appears in such subsection.
17	"(II) CONTROLLED GROUPS
18	WHICH INCLUDE NONINCORPORATED
19	PERSONS.—Under regulations pre-
20	scribed by the Secretary, principles
21	similar to the principles of subclause
22	(I) shall apply to a group of persons
23	under common control where one or
24	more of such persons is not a corpora-
25	tion.

1	"(2) Containers, packing, and transpor-
2	TATION CHARGES.—In determining, for the purposes
3	of this chapter, the price for which an article is sold,
4	there shall be included any charge for coverings and
5	containers of whatever nature, and any charge inci-
6	dent to placing the article in condition packed ready
7	for shipment, but there shall be excluded the amount
8	of tax imposed by this chapter, whether or not stat-
9	ed as a separate charge. A transportation, delivery,
10	insurance, installation, or other charge (not required
11	by the preceding sentence to be included) shall be
12	excluded from the price only if the amount thereof
13	is established to the satisfaction of the Secretary in
14	accordance with regulations.
15	"(3) Determination of applicable equiva-
16	LENT AMOUNTS.—Paragraphs (1) and (2) shall
17	apply for purposes of section 5901(c) only to the ex-
18	tent that the Secretary determines appropriate.
19	"(d) Partial Payments and Installment Ac-
20	COUNTS.—
21	"(1) Partial payments.—In the case of—
22	"(A) a contract for the sale of an article
23	wherein it is provided that the price shall be
24	paid by installments and title to the article sold

1	does not pass until a future date notwith-
2	standing partial payment by installments,
3	"(B) a conditional sale, or
4	"(C) a chattel mortgage arrangement
5	wherein it is provided that the sales price shall
6	be paid in installments,
7	there shall be paid upon each payment with respect
8	to the article a percentage of such payment equal to
9	the rate of tax in effect on the date such payment
10	is due.
11	"(2) Sales of installment accounts.—If
12	installment accounts, with respect to payments on
13	which tax is being computed as provided in para-
14	graph (1), are sold or otherwise disposed of, then
15	paragraph (1) shall not apply with respect to any
16	subsequent payments on such accounts (other than
17	subsequent payments on returned accounts with re-
18	spect to which credit or refund is allowable by rea-
19	son of section 6416(b)(5)), but instead—
20	"(A) there shall be paid an amount equal
21	to the difference between—
22	"(i) the tax previously paid on the
23	payments on such installment accounts,
24	and

1	"(ii) the total tax which would be pay-
2	able if such installment accounts had not
3	been sold or otherwise disposed of (com-
4	puted as provided in paragraph (1)), ex-
5	cept that
6	"(B) if any such sale is pursuant to the
7	order of, or subject to the approval of, a court
8	of competent jurisdiction in a bankruptcy or in-
9	solvency proceeding, the amount computed
10	under subparagraph (A) shall not exceed the
11	sum of the amounts computed by multiplying—
12	"(i) the proportionate share of the
13	amount for which such accounts are sold
14	which is allocable to each unpaid install-
15	ment payment, by
16	"(ii) the rate of tax under this chap-
17	ter in effect on the date such unpaid in-
18	stallment payment is or was due.
19	The sum of the amounts payable under this
20	subsection in respect of the sale of any article
21	shall not exceed the total tax.
22	"SEC. 5904. EXEMPTION FROM TAX; TRANSFERS IN BOND.
23	"(a) Exemption From Tax.—Cannabis products on
24	which the internal revenue tax has not been paid or deter-
25	mined may, subject to such regulations as the Secretary

1	shall prescribe, be withdrawn from the bonded premises
2	of any producer in approved containers free of tax and
3	not for resale for use—
4	"(1) exclusively in scientific research by a lab-
5	oratory,
6	"(2) by a proprietor of a cannabis production
7	facility in research, development, or testing (other
8	than consumer testing or other market analysis) of
9	processes, systems, materials, or equipment, relating
10	to cannabis or cannabis operations, under such limi-
11	tations and conditions as to quantities, use, and ac-
12	countability as the Secretary may by regulations re-
13	quire for the protection of the revenue,
14	"(3) in any drug containing cannabis which is
15	in compliance with Federal and State law, or
16	"(4) by the United States or any governmental
17	agency thereof, any State, any political subdivision
18	of a State, or the District of Columbia, for non-
19	consumption purposes.
20	"(b) Cannabis Products Transferred or Re-
21	MOVED IN BOND FROM DOMESTIC FACTORIES AND EX-
22	PORT WAREHOUSES.—
23	"(1) In general.—Subject to such regulations
24	and under such bonds as the Secretary shall pre-

scribe, a producer or export warehouse proprietor

- may transfer cannabis products, without payment of tax, to the bonded premises of another producer or export warehouse proprietor, or remove such articles, without payment of tax, for shipment to a foreign country or a possession of the United States, or for
- 6 consumption beyond the jurisdiction of the internal revenue laws of the United States.
- 8 "(2) LABELING.—Cannabis products may not 9 be transferred or removed under this subsection un-10 less such products bear such marks, labels, or no-11 tices as the Secretary shall by regulations prescribe.
- 12 "(c) Cannabis Products Released in Bond
- 13 From Customs Custody.—Cannabis products imported
- 14 or brought into the United States may be released from
- 15 customs custody, without payment of tax, for delivery to
- 16 a producer or export warehouse proprietor if such articles
- 17 are not put up in packages, in accordance with such regu-
- 18 lations and under such bond as the Secretary shall pre-
- 19 scribe.
- 20 "(d) Cannabis Products Exported and Re-
- 21 TURNED.—Cannabis products classifiable under item
- 22 9801.00.10 of the Harmonized Tariff Schedule of the
- 23 United States (relating to duty on certain articles pre-
- 24 viously exported and returned), as in effect on the date
- 25 of the enactment of the Cannabis Administration and Op-

1	portunity Act, may be released from customs custody
2	without payment of that part of the duty attributable to
3	the internal revenue tax for delivery to the original pro-
4	ducer of such cannabis products or to the export ware-
5	house proprietor authorized by such producer to receive
6	such products, in accordance with such regulations and
7	under such bond as the Secretary shall prescribe. Upon
8	such release such products shall be subject to this chapter
9	as if they had not been exported or otherwise removed
10	from internal revenue bond.
11	"SEC. 5905. CREDIT, REFUND, OR DRAWBACK OF TAX.
12	"(a) Credit or Refund.—
13	"(1) In general.—Credit or refund of any tax
14	imposed by this chapter or section 7652 shall be al-
15	lowed or made (without interest) to the cannabis en-
16	terprise on proof satisfactory to the Secretary that
17	the claimant cannabis enterprise has paid the tax
18	on—
19	"(A) cannabis products withdrawn from
20	the market by the claimant, or
21	"(B) such products lost (otherwise than by
22	theft) or destroyed, by fire, casualty, or act of
23	God, while in the possession or ownership of the
24	claimant

1	"(2) Cannabis products lost or de-
2	STROYED IN BOND.—
3	"(A) EXTENT OF LOSS ALLOWANCE.—No
4	tax shall be collected in respect of cannabis
5	products lost or destroyed while in bond, except
6	that such tax shall be collected—
7	"(i) in the case of loss by theft, unless
8	the Secretary finds that the theft occurred
9	without connivance, collusion, fraud, or
10	negligence on the part of the proprietor of
11	the cannabis production facility, owner,
12	consignor, consignee, bailee, or carrier, or
13	their employees or agents,
14	"(ii) in the case of voluntary destruc-
15	tion, unless such destruction is carried out
16	as provided in paragraph (3), and
17	"(iii) in the case of an unexplained
18	shortage of cannabis products.
19	"(B) Proof of loss.—In any case in
20	which cannabis products are lost or destroyed,
21	whether by theft or otherwise, the Secretary
22	may require the proprietor of a cannabis pro-
23	duction facility or other person liable for the
24	tax to file a claim for relief from the tax and
25	submit proof as to the cause of such loss. In

every case where it appears that the loss was by theft, the burden shall be upon the proprietor of the cannabis production facility or other person responsible for the tax under section 5901 to establish to the satisfaction of the Secretary that such loss did not occur as the result of connivance, collusion, fraud, or negligence on the part of the proprietor of the cannabis production facility, owner, consignor, consignee, bailee, or carrier, or their employees or agents.

- "(C) REFUND OF TAX.—In any case where the tax would not be collectible by virtue of subparagraph (A), but such tax has been paid, the Secretary shall refund such tax.
- "(D) LIMITATIONS.—Except as provided in subparagraph (E), no tax shall be abated, remitted, credited, or refunded under this paragraph where the loss occurred after the tax was determined. The abatement, remission, credit, or refund of taxes provided for by subparagraphs (A) and (C) in the case of loss of cannabis products by theft shall only be allowed to the extent that the claimant is not indemnified against or recompensed in respect of the tax for such loss.

- 1 "(E) APPLICABILITY.—The provisions of
 2 this paragraph shall extend to and apply in re3 spect of cannabis products lost after the tax
 4 was determined and before completion of the
 5 physical removal of the cannabis products from
 6 the bonded premises.
 - "(3) Voluntary destruction.—The proprietor of a cannabis production facility or other persons liable for the tax imposed by this chapter or by section 7652 with respect to any cannabis product in bond may voluntarily destroy such products, but only if such destruction is under such supervision and under such regulations as the Secretary may prescribe.
 - "(4) LIMITATION.—Any claim for credit or refund of tax under this subsection shall be filed within 6 months after the date of the withdrawal from the market, loss, or destruction of the products to which the claim relates, and shall be in such form and contain such information as the Secretary shall by regulations prescribe.
- 22 "(b) DRAWBACK OF TAX.—There shall be an allow-23 ance of drawback of tax paid on cannabis products, when 24 shipped from the United States, in accordance with such

1	regulations and upon the filing of such bond as the Sec-
2	retary shall prescribe.
3	"SEC. 5906. DRAWBACK ON TAX FOR CERTAIN USES.
4	"(a) Eligibility.—Any person using cannabis on
5	which the tax under this subchapter has been determined,
6	in the manufacture or production of—
7	"(1) a drug containing cannabis which is in
8	compliance with Federal and State law, or
9	"(2) extracts with a tetrahydrocannabinol con-
10	centration of not more than the allowable
11	tetrahydrocannabinol equivalent amount as described
12	in paragraph (1)(C) of section 297A of the Agricul-
13	tural Marketing Act of 1946 (7 U.S.C. 1639o),
14	shall be eligible for drawback at the time when such can-
15	nabis is used in the manufacture of such products as pro-
16	vided for in this section.
17	"(b) Registration and Regulation.—Every per-
18	son claiming drawback under this section shall—
19	"(1) register annually with the Secretary,
20	"(2) keep such books and records as may be
21	necessary to establish the fact that cannabis received
22	by such person and on which the tax has been deter-
23	mined were used in a manner described in sub-
24	section (a), and

1	"(3) be subject to such rules and regulations in
2	relation thereto as the Secretary shall prescribe to
3	secure the Treasury against frauds.
4	"(c) Investigation of Claims.—For the purpose
5	of ascertaining the correctness of any claim filed under
6	this section, the Secretary is authorized to—
7	"(1) examine any books, papers, records, or
8	memoranda bearing upon the matters required to be
9	alleged in the claim,
10	"(2) require the attendance of the person filing
11	the claim or of any officer or employee of such per-
12	son or the attendance of any other person having
13	knowledge in the premises, and
14	"(3) take testimony with reference to any mat-
15	ter covered by the claim and to administer oaths to
16	any person giving such testimony.
17	"(d) Drawback.—
18	"(1) Rate of drawback.—In the case of can-
19	nabis on which the tax under this subchapter has
20	been paid or determined, and which has been used
21	as provided in this section, a drawback shall be al-
22	lowed at a rate equal to 90 percent of the amount
23	of such tax which has been paid or determined.
24	"(2) Claims.—

1	"(A) In general.—Subject to subpara-
2	graph (B), such drawback shall be due and pay-
3	able quarterly upon filing of a proper claim
4	with the Secretary.
5	"(B) Exception.—
6	"(i) Monthly basis.—In the case of
7	any person entitled to such drawback who
8	elects in writing to file monthly claims
9	therefor, such drawback shall be due and
10	payable monthly upon filing of a proper
11	claim with the Secretary.
12	"(ii) Bond requirement.—The Sec-
13	retary may require persons electing to file
14	monthly drawback claims under this sub-
15	paragraph to file with the Secretary a bond
16	or other security in such amount and with
17	such conditions as the Secretary shall by
18	regulations prescribe.
19	"(iii) Revocation.—Any election
20	under clause (i) may be revoked on filing
21	of notice thereof with the Secretary.
22	"(C) Additional requirement.—No
23	claim under this section shall be allowed unless
24	filed with the Secretary within the 6 months
25	next succeeding the quarter in which the can-

1	nabis covered by the claim was used as provided
2	in this section.
3	"(3) Allowance of Drawback even where
4	CERTAIN REQUIREMENTS NOT MET.—
5	"(A) In general.—No claim for draw-
6	back under this subsection shall be denied in
7	the case of a failure to comply with any require-
8	ment imposed under this section or any rule or
9	regulation issued thereunder upon the claim-
10	ant's establishing to the satisfaction of the Sec-
11	retary that cannabis on which the tax has been
12	paid or determined was in fact used in a man-
13	ner described in subsection (a).
14	"(B) Penalty.—
15	"(i) In general.—In the case of a
16	failure to comply with any requirement im-
17	posed under this section or any rule or reg-
18	ulation issued thereunder, the claimant
19	shall be liable for a penalty of \$1,000 for
20	each failure to comply unless it is shown
21	that the failure to comply was due to rea-
22	sonable cause.
23	"(ii) Penalty may not exceed
24	AMOUNT OF CLAIM.—The aggregate
25	amount of the penalties imposed under

1	clause (i) for failures described in subpara-
2	graph (A) in respect of any claim shall not
3	exceed the amount of such claim (deter-
4	mined without regard to clause (i)).
5	"(C) PENALTY TREATED AS TAX.—The
6	penalty imposed by subparagraph (B) shall be
7	assessed, collected, and paid in the same man-
8	ner as taxes, as provided in section 6665(a).
9	"Subchapter B—Authorization and Bond
10	Requirements
	"Sec. 5911. Establishment and bond. "Sec. 5912. Application. "Sec. 5913. Cannabis production facility.
11	"SEC. 5911. ESTABLISHMENT AND BOND.
12	"(a) Prohibition on Production Outside of
13	BONDED CANNABIS PRODUCTION FACILITY.—
14	"(1) In general.—Except as authorized by
15	the Secretary or on the bonded premises of a can-
16	nabis production facility duly authorized to produce
17	cannabis products according to law, no cannabis
18	product may be planted, cultivated, harvested
19	grown, manufactured, produced, compounded, con-
20	verted, processed, prepared, or packaged in any
21	building or on any premises.
22	"(2) Authorized producers only.—Any
23	person establishing a cannabis production facility
24	shall, prior to commencing operations—

1	"(A) make application to the Secretary
2	pursuant to section 5912,
3	"(B) file the bond required under sub-
4	section (b), and
5	"(C) receive authorization from the Sec-
6	retary to operate.
7	"(3) Personal use exception.—This sub-
8	section shall not apply with respect the activities of
9	an individual who is not treated as a producer by
10	reason of section 5902(b)(2)(B).
11	"(b) Bond.—
12	"(1) When required.—Every person, before
13	commencing business as a producer or an export
14	warehouse proprietor, shall file such bond, condi-
15	tioned upon compliance with this chapter and regu-
16	lations issued thereunder, in such form, amount, and
17	manner as the Secretary shall by regulation pre-
18	scribe. A new or additional bond may be required
19	whenever the Secretary considers such action nec-
20	essary for the protection of the revenue.
21	"(2) Approval or disapproval.—No person
22	shall engage in such business until he receives notice
23	of approval of such bond. A bond may be dis-
24	approved, upon notice to the principal on the bond,

if the Secretary determines that the bond is not adequate to protect the revenue.

"(3) CANCELLATION.—Any bond filed hereunder may be canceled, upon notice to the principal on the bond, whenever the Secretary determines that the bond no longer adequately protects the revenue.

"(4) Removal of Bond Requirements.—

"(A) IN GENERAL.—During any period to which subparagraph (A) of section 5903(b)(3) applies to a taxpayer (determined after application of subparagraph (B) thereof), such taxpayer shall not be required to furnish any bond with respect to engaging in any business as a producer or an export warehouse proprietor.

"(B) Satisfaction of bond require-Ments.—Any taxpayer for any period described in subparagraph (A) shall be treated as if sufficient bond has been furnished for purposes of engaging in such business for purposes of any requirements relating to bonds under this chapter.

22 "SEC. 5912. APPLICATION.

"The application required pursuant to this section 24 shall disclose, as regulations issued by the Secretary shall 25 provide, such information as may be necessary to enable

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- 1 the Secretary to determine the location and extent of the
- 2 premises, the type of operations to be conducted on such
- 3 premises, and whether the operations will be in conformity
- 4 with law and regulations, consistent with the requirements
- 5 under section 302 of the Federal Alcohol Administration
- 6 Act.

7 "SEC. 5913. CANNABIS PRODUCTION FACILITY.

- 8 "A cannabis production facility, including noncontig-
- 9 uous portions thereof, shall be so located, constructed, and
- 10 equipped, as to afford adequate protection to the revenue,
- 11 as regulations prescribed by the Secretary may provide.

12 "Subchapter C—Operations

13 "SEC. 5921. INVENTORIES, REPORTS, AND RECORDS.

- 14 "Every cannabis enterprise shall—
- "(1) make a true and accurate inventory at the
- time of commencing business, at the time of con-
- 17 cluding business, and at such other times, in such
- manner and form, and to include such items, as the
- 19 Secretary shall by regulation prescribe, with such in-
- ventories to be subject to verification by any internal
- 21 revenue officer,

[&]quot;Sec. 5921. Inventories, reports, and records.

[&]quot;Sec. 5922. Packaging and labeling.

[&]quot;Sec. 5923. Purchase, receipt, possession, or sale of cannabis products after removal.

[&]quot;Sec. 5924. Restrictions relating to marks, labels, notices, and packages.

[&]quot;Sec. 5925. Restriction on importation of previously exported cannabis products.

- 1 "(2) make reports containing such information,
- 2 in such form, at such times, and for such periods as
- 3 the Secretary shall by regulation prescribe, and
- 4 "(3) keep such records in such manner as the
- 5 Secretary shall by regulation prescribe, with such
- 6 records to be available for inspection by any internal
- 7 revenue officer during business hours.

8 "SEC. 5922. PACKAGING AND LABELING.

- 9 "(a) Packages.—All cannabis products shall, before
- 10 removal, be put up in such packages as the Secretary shall
- 11 by regulation prescribe.
- 12 "(b) Marks, Labels, and Notices.—Every pack-
- 13 age of cannabis products shall, before removal, bear the
- 14 marks, labels, and notices if any, that the Secretary by
- 15 regulation prescribes.
- 16 "(c) Lottery Features.—No certificate, coupon,
- 17 or other device purporting to be or to represent a ticket,
- 18 chance, share, or an interest in, or dependent on, the event
- 19 of a lottery shall be contained in, attached to, or stamped,
- 20 marked, written, or printed on any package of cannabis
- 21 products.
- 22 "(d) Indecent or Immoral Material Prohib-
- 23 ITED.—No indecent or immoral picture, print, or rep-
- 24 resentation shall be contained in, attached to, or stamped,

1	marked, written, or printed on any package of cannabis
2	products.
3	"(e) Exceptions.—Subject to regulations prescribed
4	by the Secretary, cannabis products may be exempted
5	from subsections (a) and (b) if such products are—
6	"(1) for experimental purposes, or
7	"(2) transferred to the bonded premises of an-
8	other producer or export warehouse proprietor or re-
9	leased in bond from customs custody for delivery to
10	a producer.
11	"SEC. 5923. PURCHASE, RECEIPT, POSSESSION, OR SALE OF
12	CANNABIS PRODUCTS AFTER REMOVAL.
13	"(a) RESTRICTION.—No person shall—
14	"(1) with intent to defraud the United States,
15	purchase, receive, possess, offer for sale, or sell or
16	otherwise dispose of, after removal, any cannabis
17	products—
18	"(A) upon which the tax has not been paid
19	or determined in the manner and at the time
20	prescribed by this chapter or regulations there-
21	under, or
22	"(B) which, after removal without payment
23	of tax pursuant to section 5904(a), have been
24	diverted from the applicable purpose or use
25	specified in that section,

"(2) with intent to defraud the United States,
purchase, receive, possess, offer for sale, or sell or
otherwise dispose of, after removal, any cannabis
products which are not put up in packages as required under section 5922 or which are put up in
packages not bearing the marks, labels, and notices,
as required under such section, or

- "(3) otherwise than with intent to defraud the United States, purchase, receive, possess, offer for sale, or sell or otherwise dispose of, after removal, any cannabis products which are not put up in packages as required under section 5922 or which are put up in packages not bearing the marks, labels, and notices, as required under such section.
- "(b) EXCEPTION.—Paragraph (3) of subsection (a) shall not prevent the sale or delivery of cannabis products directly to consumers from proper packages, nor apply to such articles when so sold or delivered.
- "(c) LIABILITY TO TAX.—Any person who possesses
 cannabis products in violation of paragraph (1) or (2) of
 subsection (a) shall be liable for a tax equal to the tax
 on such articles.

1	"SEC. 5924. RESTRICTIONS RELATING TO MARKS, LABELS,
2	NOTICES, AND PACKAGES.
3	"No person shall, with intent to defraud the United
4	States, destroy, obliterate, or detach any mark, label, or
5	notice prescribed or authorized, by this chapter or regula-
6	tions thereunder, to appear on, or be affixed to, any pack-
7	age of cannabis products before such package is emptied.
8	"SEC. 5925. RESTRICTION ON IMPORTATION OF PRE-
9	VIOUSLY EXPORTED CANNABIS PRODUCTS.
10	"(a) Export Labeled Cannabis Products.—
11	"(1) In general.—Cannabis products pro-
12	duced in the United States and labeled for expor-
13	tation under this chapter—
14	"(A) may be transferred to or removed
15	from the premises of a producer or an export
16	warehouse proprietor only if such articles are
17	being transferred or removed without tax in ac-
18	cordance with section 5904,
19	"(B) may be imported or brought into the
20	United States, after their exportation, only if
21	such articles either are eligible to be released
22	from customs custody with the partial duty ex-
23	emption provided in section 5904(d) or are re-
24	turned to the original producer of such article
25	as provided in section 5904(c), and

"(C) may not be sold or held for sale for domestic consumption in the United States unless such articles are removed from their export packaging and repackaged by the original producer into new packaging that does not contain an export label.

- "(2) Alterations by persons other than original producer.—This section shall apply to articles labeled for export even if the packaging or the appearance of such packaging to the consumer of such articles has been modified or altered by a person other than the original producer so as to remove or conceal or attempt to remove or conceal (including by the placement of a sticker over) any export label.
- "(3) Exports include shipments to puerTO Rico.—For purposes of this section, section
 5904(d), section 5931, and such other provisions as
 the Secretary may specify by regulations, references
 to exportation shall be treated as including a reference to shipment to the Commonwealth of Puerto
 Rico.
- 23 "(b) Export Label.—For purposes of this section, 24 an article is labeled for export or contains an export label

- 1 if it bears the mark, label, or notice required under section
- 2 5904(b).

3 "Subchapter D—Penalties

"Sec. 5931. Civil penalties.

"Sec. 5932. Criminal penalties.

4 "SEC. 5931. CIVIL PENALTIES.

- 5 "(a) Omitting Things Required or Doing
- 6 THINGS FORBIDDEN.—Whoever willfully omits, neglects,
- 7 or refuses to comply with any duty imposed upon them
- 8 by this chapter, or to do, or cause to be done, any of the
- 9 things required by this chapter, or does anything prohib-
- 10 ited by this chapter, shall in addition to any other penalty
- 11 provided in this title, be liable to a penalty of \$10,000,
- 12 to be recovered, with costs of suit, in a civil action, except
- 13 where a penalty under subsection (b) or (c) or under sec-
- 14 tion 6651 or 6653 or part II of subchapter A of chapter
- 15 68 may be collected from such person by assessment.
- 16 "(b) Failure To Pay Tax.—Whoever fails to pay
- 17 any tax imposed by this chapter at the time prescribed
- 18 by law or regulations, shall, in addition to any other pen-
- 19 alty provided in this title, be liable to a penalty of 10 per-
- 20 cent of the tax due but unpaid.
- 21 "(c) Sale of Cannabis or Cannabis Products
- 22 FOR EXPORT.—
- 23 "(1) Every person who sells, relands, or receives
- 24 within the jurisdiction of the United States any can-

- 1 nabis products which have been labeled or shipped
- 2 for exportation under this chapter,
- 3 "(2) every person who sells or receives such re-
- 4 landed cannabis products, and
- 5 "(3) every person who aids or abets in such
- 6 selling, relanding, or receiving,
- 7 shall, in addition to the tax and any other penalty provided
- 8 in this title, be liable for a penalty equal to the greater
- 9 of \$10,000 or 10 times the amount of the tax imposed
- 10 by this chapter. All cannabis products relanded within the
- 11 jurisdiction of the United States shall be forfeited to the
- 12 United States and destroyed. All vessels, vehicles, and air-
- 13 craft used in such relanding or in removing such cannabis
- 14 products from the place where relanded, shall be forfeited
- 15 to the United States.
- 16 "(d) Applicability of Section 6665.—The pen-
- 17 alties imposed by subsections (b) and (c) shall be assessed,
- 18 collected, and paid in the same manner as taxes, as pro-
- 19 vided in section 6665(a).
- 20 "(e) Cross References.—For penalty for failure to
- 21 make deposits or for overstatement of deposits, see section
- 22 6656.
- 23 "SEC. 5932. CRIMINAL PENALTIES.
- 24 "(a) Fraudulent Offenses.—Whoever, with in-
- 25 tent to defraud the United States—

1	"(1) engages in business as a cannabis enter-
2	prise without filing the application and obtaining the
3	authorization where required by this chapter or reg-
4	ulations thereunder,
5	"(2) fails to keep or make any record, return,
6	report, or inventory, or keeps or makes any false or
7	fraudulent record, return, report, or inventory, re-
8	quired by this chapter or regulations thereunder,
9	"(3) refuses to pay any tax imposed by this
10	chapter, or attempts in any manner to evade or de-
11	feat the tax or the payment thereof,
12	"(4) sells or otherwise transfers, contrary to
13	this chapter or regulations thereunder, any cannabis
14	products subject to tax under this chapter, or
15	"(5) purchases, receives, or possesses, with in-
16	tent to redistribute or resell, any cannabis product—
17	"(A) upon which the tax has not been paid
18	or determined in the manner and at the time
19	prescribed by this chapter or regulations there-
20	under, or
21	"(B) which, without payment of tax pursu-
22	ant to section 5904, have been diverted from
23	the applicable purpose or use specified in that
24	section,

- 1 shall, for each such offense, be fined not more than
- 2 \$10,000, or imprisoned not more than 5 years, or both.
- 3 "(b) Liability to Tax.—Any person who possesses
- 4 cannabis products in violation of subsection (a) shall be
- 5 liable for a tax equal to the tax on such articles.".
- 6 (b) Establishment of Trust Fund.—Subchapter
- 7 A of chapter 98 of the Internal Revenue Code of 1986
- 8 is amended by adding at the end the following new section:

9 "SEC. 9512. OPPORTUNITY TRUST FUND.

- 10 "(a) Creation of Trust Fund.—There is estab-
- 11 lished in the Treasury of the United States a trust fund
- 12 to be known as the 'Opportunity Trust Fund' (referred
- 13 to in this section as the 'Trust Fund'), consisting of such
- 14 amounts as may be appropriated or credited to such fund
- 15 as provided in this section or section 9602(b).
- 16 "(b) Transfers to Trust Fund.—There are here-
- 17 by appropriated to the Trust Fund amounts equivalent to
- 18 the net revenues received in the Treasury from the taxes
- 19 imposed under subchapter A of chapter 56.
- 20 "(c) Transfers to General Fund.—The Sec-
- 21 retary shall pay from time to time from the Trust Fund
- 22 into the general fund of the Treasury amounts equivalent
- 23 to the amounts appropriated under the Cannabis Adminis-
- 24 tration and Opportunity Act.".

1	(c) STUDY.—Not later than 2 years after the date
2	of the enactment of this Act, and every 5 years thereafter,
3	the Secretary of the Treasury, or the Secretary's delegate,
4	shall—
5	(1) conduct a study concerning the characteris-
6	tics of the cannabis industry, including—
7	(A) the number of persons operating can-
8	nabis enterprises at each level of such industry,
9	(B) the volume of sales,
10	(C) the amount of tax collected each year,
11	(D) the areas of evasion, and
12	(E) the impact of disparate State taxes on
13	diversion and smuggling of cannabis products,
14	and
15	(2) submit to Congress recommendations to im-
16	prove the regulation of the industry and the admin-
17	istration of the related tax.
18	(d) Annual Reports Regarding Determination
19	OF APPLICABLE RATES.—Not later than 6 months before
20	the beginning of each calendar year to which section
21	5901(a)(2) of the Internal Revenue Code of 1986 (as
22	added by this section) applies, the Secretary of the Treas-
23	ury, or the Secretary's delegate, shall make publicly avail-
24	able a detailed description of the methodology which the
25	Secretary anticipates using to determine the applicable

1	rate per ounce and the applicable rate per gram which
2	will apply for such calendar year under section 5901(c)(2)
3	of such Code.
4	(e) Drawback on Tax for Distilled Spirits
5	USED IN PRODUCTION OF CANNABIS OR HEMP.—Section
6	5111 of the Internal Revenue Code of 1986 is amended
7	by striking "or perfume" and inserting "perfume, can-
8	nabis products, or hemp-derived products".
9	(f) Interest of Internal Revenue Officer or
10	EMPLOYEE IN PRODUCTION OF CANNABIS PRODUCTS.—
11	Section 7214(b) of the Internal Revenue Code of 1986 is
12	amended—
13	(1) in the heading, by striking "Tobacco or
14	LIQUOR PRODUCTION" and inserting "PRODUCTION
15	of Tobacco, Liquor, or Cannabis Products",
16	and
17	(2) by striking "or cigarettes" and inserting
18	"cigarettes, or cannabis products (as defined in sec-
19	tion 5902(a)(1))".
20	(g) Papers, Tubes, and Wrappers.—Section 5702
21	of the Internal Revenue Code of 1986 is amended—
22	(1) in subsection (e)—
23	(A) by inserting "or a cannabis product"
24	after "tobacco", and

1	(B) by inserting "(including for use as a
2	cannabis cigarette wrapper)" after "cigarette
3	wrapper",
4	(2) in subsection (f), by inserting "(including
5	for use in making cannabis cigarettes)" after "mak-
6	ing cigarettes", and
7	(3) in subsection (o), by inserting "(including
8	for use in making cannabis cigarettes)" after "wrap-
9	per thereof".
10	(h) Conforming Amendments.—
11	(1) Section 6103(o)(1)(A) of the Internal Rev-
12	enue Code of 1986 is amended by striking "and fire-
13	arms" and inserting "firearms, and cannabis prod-
14	ucts".
15	(2) The heading of subsection (a) of section
16	7608 of such Code is amended by inserting "CAN-
17	NABIS PRODUCTS," after "TOBACCO,".
18	(3) The table of chapters for subtitle E of such
19	Code is amended by adding at the end the following
20	new item:
	"Chapter 56. Cannabis Products".
21	(4) The table of sections for subchapter A of
22	chapter 98 of such Code is amended by adding at
23	the end the following new item:
	"Sec. 9512. Opportunity Trust Fund.".
24	(i) Effective Date.—

1	(1) In general.—Except as otherwise pro-
2	vided in this subsection, the amendments made by
3	this section shall apply to removals, and applications
4	under section 5912 of the Internal Revenue Code of
5	1986 (as added by subsection (a)), after 180 days
6	after the date of the enactment of this Act.
7	(2) OTHER AMENDMENTS.—The amendments
8	made by subsections (b), (c), (d), (f), (g), and (h)
9	shall take effect on the date of the enactment of this
10	Act.
11	TITLE V—PUBLIC HEALTH, CAN-
12	NABIS ADMINISTRATION, AND
13	TRADE PRACTICES
	TRADE PRACTICES Subtitle A—Public Health
14	
14 15	Subtitle A—Public Health
14 15 16	Subtitle A—Public Health SEC. 501. FDA REGULATION OF CANNABIS.
14 15 16 17	Subtitle A—Public Health SEC. 501. FDA REGULATION OF CANNABIS. (a) IN GENERAL.—The Federal Food, Drug, and
14 15 16 17 18	Subtitle A—Public Health SEC. 501. FDA REGULATION OF CANNABIS. (a) IN GENERAL.—The Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) is amended by add-
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13 14 15 16 17 18 19 20 21 22 23	Subtitle A—Public Health SEC. 501. FDA REGULATION OF CANNABIS. (a) IN GENERAL.—The Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) is amended by adding at the end the following: "CHAPTER XI—CANNABIS PRODUCTS "SEC. 1101. CENTER FOR CANNABIS PRODUCTS. "Not later than 90 days after the date of enactment
14 15 16 17 18 19 20 21	Subtitle A—Public Health SEC. 501. FDA REGULATION OF CANNABIS. (a) IN GENERAL.—The Federal Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) is amended by adding at the end the following: "CHAPTER XI—CANNABIS PRODUCTS "SEC. 1101. CENTER FOR CANNABIS PRODUCTS. "Not later than 90 days after the date of enactment of the 'Cannabis Administration and Opportunity Act', the

1	the same manner as the other agency centers within the
2	Food and Drug Administration. The Center shall be re-
3	sponsible for the implementation of this chapter and re-
4	lated matters assigned by the Commissioner.
5	"SEC. 1102. ADULTERATED CANNABIS PRODUCTS.
6	"(a) In General.—A cannabis product shall be
7	deemed to be adulterated if—
8	"(1) it consists in whole or in part of any filthy,
9	putrid, or decomposed substance, or is otherwise
10	contaminated by any added poisonous or added dele-
11	terious substance that may render the product inju-
12	rious to health;
13	"(2) it has been manufactured, prepared, proc-
14	essed, packed, or held in insanitary conditions
15	whereby it may have been contaminated with filth,
16	or whereby it may have been rendered injurious to
17	health;
18	"(3) it bears or contains any poisonous or dele-
19	terious substance that may render it injurious to
20	health;
21	"(4) its container is composed, in whole or in

part, of any poisonous or deleterious substance that

may render the contents injurious to health;

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1	"(5) it bears or contains an unsafe color addi-
2	tive that is unsafe within the meaning of section
3	721(a); or
4	"(6) the methods used in, or the facilities or
5	controls used for, its manufacture, preparing, proc-
6	essing, packing, or storage are not in conformity
7	with applicable requirements under section 1105(c).
8	"(b) Exceptions to Certain Food Require-
9	MENTS FOR FOODS CONTAINING CANNABIS.—Provided
10	that an article that is a food (as defined in section 201(f))
11	and that is also a cannabis product (as defined in section
12	201(ss)(2)) otherwise complies with all applicable require-
13	ments for food under chapter IV and all applicable re-
14	quirements for cannabis products under this chapter, such
15	article shall not be deemed—
16	"(1) adulterated under section 402(a)(2)(C)(i)
17	solely on account of constituents made or derived
18	from cannabis; or
19	"(2) a food to which has been added a drug for
20	which substantial clinical investigations have been
21	instituted and for which the existence of such inves-
22	tigations has been made public for purposes of sec-
23	tion 301(ll) solely on account of constituents made
24	or derived from cannabis.

1	"SEC. 1103. MISBRANDED CANNABIS PRODUCTS.
2	"A cannabis product shall be deemed to be mis-
3	branded—
4	"(1) if its labeling or advertising is false or mis-
5	leading in any particular;
6	"(2) unless it bears a label containing—
7	"(A) a prominent statement that the prod-
8	uct contains cannabis;
9	"(B) the name and place of business of its
10	manufacturer, packer, or distributor;
11	"(C) an accurate statement of the quantity
12	of its contents in terms of weight, measure, or
13	numerical count;
14	"(D) a statement of its form as specified
15	in regulations promulgated pursuant to section
16	1105(a);
17	"(E) the amount of tetrahydrocannabinol
18	in the product, and if the product is packaged
19	and labeled in such a way as to suggest more
20	than one serving, dose, or the equivalent, the
21	amount of tetrahydrocannabinol in such serv-
22	ing, dose, or the equivalent;
23	"(F) adequate directions for use, if deemed
24	necessary for the protection of the public health
25	in regulations promulgated pursuant to section

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1105(a);

1	"(G) adequate directions against use by
2	children, if deemed necessary for the protection
3	of the public health in regulations promulgated
4	pursuant to section 1105(a); and
5	"(H) such other information as the Sec-
6	retary determines, in regulations promulgated
7	pursuant to section 1105(a), to be necessary for
8	the protection of the public health;
9	"(3) if its label or labeling bears a statement
10	describing the role of a cannabis constituent in-
11	tended to affect the structure or any function of the
12	body of humans or other animals, unless—
13	"(A) there is substantiation that such
14	statement is truthful and not misleading; and
15	"(B) the statement contains, prominently
16	displayed and in boldface type, the following:
17	'This statement has not been evaluated by the
18	Food and Drug Administration. This product is
19	not intended to diagnose, treat, cure, or prevent
20	any disease.';
21	"(4) if any word, statement, or other informa-
22	tion required by or under authority of this Act to
23	appear on the label or labeling is not prominently
24	placed thereon with such conspicuousness (as com-
25	pared with other words, statements, designs, or de-

- vices, in the labeling) and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use;
- "(5) if it purports to be, or is represented as, a cannabis product which is subject to a cannabis product standard established under section 1106 unless such cannabis product is in all respects in conformity with such standard;
 - "(6) if its sale, distribution, or label or labeling is not in conformity with applicable requirements under subsections (a) and (b) of section 1105;
 - "(7) if it was manufactured, prepared, propagated, compounded, or processed in an establishment not duly registered under section 1104 or if it was not included in a list required by section 1104; or
- 17 "(8) if it is intended for consumption or appli-18 cation by an individual under 21 years of age.

19 "SEC. 1104. ANNUAL REGISTRATION.

- 20 "(a) Registration by Owners and Operators.—
- 21 On or before December 31 of each year, every person who
- 22 owns or operates any establishment in any State engaged
- 23 in the manufacture, preparation, compounding, or proc-
- 24 essing of a cannabis product shall register with the Sec-

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- 1 retary the name, places of business, and all such establish-
- 2 ments of that person.
- 3 "(b) Registration by New Owners and Opera-
- 4 TORS.—Every person upon first engaging in the manufac-
- 5 ture, preparation, compounding, or processing of a can-
- 6 nabis product in any establishment owned or operated in
- 7 any State by that person shall immediately register with
- 8 the Secretary that person's name, place of business, and
- 9 such establishment.
- 10 "(c) Registration of Added Establishments.—
- 11 Every person required to register under subsection (a) or
- 12 (b) shall immediately register with the Secretary any addi-
- 13 tional establishment which that person owns or operates
- 14 in the United States and in which that person begins the
- 15 manufacture, preparation, compounding, or processing of
- 16 a cannabis product.
- 17 "(d) Uniform Product Identification Sys-
- 18 TEM.—The Secretary may by regulation prescribe a uni-
- 19 form system for the identification of cannabis products
- 20 and may require that persons who are required to list such
- 21 cannabis products under subsection (g) shall list such can-
- 22 nabis products in accordance with such system.
- 23 "(e) Public Access to Registration Informa-
- 24 TION.—The Secretary shall make available for inspection
- 25 any registration filed under this section.

1	"(f) Registration by Foreign Establish-
2	MENTS.—Any establishment within a foreign country en-
3	gaged in the manufacture, preparation, compounding, or
4	processing of a cannabis product that is imported or of-
5	fered for import into the United States, shall register
6	under this section and shall include with the registration
7	the name of the United States agent for the establishment.
8	"(g) Registration Information.—
9	"(1) Product list.—
10	"(A) IN GENERAL.—Every person who reg-
11	isters with the Secretary under subsection (a),
12	(b), or (c) shall, at the time of registration
13	under such subsection, file with the Secretary—
14	"(i) a list of all cannabis products
15	which are being manufactured, prepared,
16	compounded, or processed by that person
17	for commercial distribution and which have
18	not been included in any list of cannabis
19	products filed by that person with the Sec-
20	retary under this paragraph or paragraph
21	(2) before such time of registration; and
22	"(ii) such other information as the
23	Secretary, in consultation with the Sec-
24	retary of the Treasury and the Attorney
25	General, may require, by regulation, to

1	carry out the purposes of the Cannabis Ad-
2	ministration and Opportunity Act, includ-
3	ing the amendments made by such Act, in-
4	cluding chapter 56 of subtitle E of the In-
5	ternal Revenue Code of 1986.
6	"(B) FORM AND MANNER OF LIST.—The
7	list under subparagraph (A)(i) shall be pre-
8	pared in such form and manner as the Sec-
9	retary may prescribe and shall be accompanied
10	by a copy of all consumer information and other
11	labeling for such cannabis product, a represent-
12	ative sampling of advertisements for such can-
13	nabis product, and, upon request by the Sec-
14	retary, a copy of all advertisements for a par-
15	ticular cannabis product.
16	"(2) Report of any change in product
17	LIST.—Each person who registers with the Secretary
18	under this section shall report to the Secretary as
19	follows:
20	"(A) Prior to the introduction into com-
21	mercial distribution of a cannabis product that
22	has not been included in any list previously filed
23	by the registrant, a list containing such can-

nabis product.

1	"(B) A notice of discontinuance of the
2	manufacture, preparation, compounding, or
3	processing for commercial distribution of a can-
4	nabis product included in a list filed under sub-
5	paragraph (A) or paragraph (1), and the date
6	of such discontinuance.
7	"(C) A notice of resumption of the manu-
8	facture, preparation, compounding, or proc-
9	essing for commercial distribution of the can-
10	nabis product with respect to which a notice of
11	discontinuance was reported under subpara-
12	graph (B).
13	"(D) A list of each cannabis product in-
14	cluded in a notice filed under subparagraph (C)
15	prior to the resumption of the introduction into
16	commercial distribution of such cannabis prod-
17	uct.
18	"(3) Publication.—The Secretary shall pub-
19	lish on the website of the Food and Drug Adminis-
20	tration every registration and list filed pursuant to
21	this section and the information accompanying every
22	list not later than 10 days after the applicable date
23	of filing.
24	"(4) Department of the treasury ac-

cess.—The Secretary shall establish a format and

procedure for appropriate Department of the Treasury officials to access the information received by the Secretary under this subsection, in a prompt and secure manner.

5 "SEC. 1105. GENERAL PROVISIONS FOR CONTROL OF CAN-

6 NABIS PRODUCTS.

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- "(a) Restrictions on Sale and Distribution.—
- 8 "(1) Remote sales.—Not later than 2 years 9 after the date of enactment of the 'Cannabis Admin-10 istration and Opportunity Act' the Secretary shall 11 propose, and not later than 3 years after such date 12 of enactment the Secretary shall finalize, regulations 13 regarding the promotion, sale, and distribution of 14 cannabis products that occur through means other 15 than a direct, face-to-face exchange between a re-16 tailer and a consumer, in order to prevent the sale 17 and distribution of cannabis products to individuals 18 who have not attained the age of 21, including re-19 quirements for age verification.
 - "(2) Preventing use of cannabis products in Minors.—The Secretary shall, by regulation, impose such restrictions on advertising, promotion, and marketing of cannabis products as the Secretary determines necessary and appropriate to prevent the consumption or application of cannabis products by

- 1 individuals under 21 years of age. Such regulations 2 shall prohibit the advertising, promotion, and mar-3 keting of cannabis products, whether directly or in-4 directly, to individuals under 21 years of age, and 5 any other action that has the primary purpose of ini-6 tiating or increasing the use of cannabis products in 7 such individuals.
- "(3) OTHER REGULATIONS.—In addition to the 8 9 restrictions under paragraphs (1) and (2), the Sec-10 retary may, by regulation, impose other restrictions on the sale and distribution of cannabis products, in-12 cluding restrictions on the access to, and the adver-13 tising and promotion of, the cannabis product, if the 14 Secretary determines that such regulation would be 15 appropriate for the protection of the public health.
 - "(4) Good faith consultation with indian TRIBES.—In issuing regulations under paragraphs (1), (2), and (3), the Secretary shall conduct good faith, meaningful, and timely consultations with Indian Tribes (as defined in section 3 of the Cannabis Administration and Opportunity Act).
- 22 "(b) Labeling Statements.—The label and label-23 ing of a cannabis product shall bear such appropriate statements of the restrictions required by a regulation

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1	under subsection (a) as the Secretary may in such regula-
2	tion prescribe.
3	"(c) Good Manufacturing Practice Require-
4	MENTS.—The Secretary shall issue regulations requiring
5	that the methods used in, and the facilities and controls
6	used for, the manufacture, preparing, processing, packing,
7	and holding of a cannabis product conform to current good
8	manufacturing practice, including testing for pesticide
9	chemical residues regardless of whether a tolerance for
10	such chemical residues has been established.
11	"SEC. 1106. CANNABIS PRODUCT STANDARDS.
12	"(a) In General.—The Secretary shall, by regula-
13	tion, adopt cannabis product standards that are appro-
14	priate for protection of the public health.
15	"(b) Content of Standards.—A cannabis product
16	standard established under this section shall include provi-
17	sions—
18	"(1) on the ingredients of the cannabis product,
19	including, where appropriate—
20	"(A) cannabinoid yields of the product,
21	which may consider or address, as appropriate,
22	different types of cannabinoids and the inter-
23	action between the constituents of the product;
24	"(B) provisions respecting the construc-
25	tion, components, ingredients, additives, con-

1	stituents, including smoke constituents, and
2	properties of the cannabis product, which may
3	consider, as appropriate, the interaction be-
4	tween constituents and components of the can-
5	nabis product; and
6	"(C) provisions for the reduction or elimi-
7	nation of harmful constituents or components
8	of the product, including smoke constituents;
9	"(2) for the testing of the cannabis product;
10	"(3) requiring that the results of testing the
11	cannabis product show that the cannabis product is
12	in conformity with applicable standards;
13	"(4) for the measurement of the characteristics
14	of the cannabis product, where appropriate;
15	"(5) requiring that the sale and distribution of
16	the cannabis product be restricted but only to the
17	extent that the sale and distribution of a cannabis
18	product may be restricted under a regulation under
19	this Act;
20	"(6) where appropriate, requiring the use and
21	prescribing the form and content of labeling for the
22	proper use of the cannabis product and any potential
23	adverse effects of the product; and
24	"(7) requiring cannabis products containing
25	foreign-grown cannabis to meet the same standards

- 1 applicable to cannabis products containing domesti-
- 2 cally grown cannabis.
- 3 "(c) Periodic Reevaluation of Standards.—
- 4 The Secretary shall provide for periodic evaluation of can-
- 5 nabis product standards established under this section to
- 6 determine whether such standards should be changed to
- 7 reflect new medical, scientific, or other technological data.

8 "SEC. 1107. RECALL AUTHORITY.

- 9 "(a) IN GENERAL.—If the Secretary finds that there
- 10 is a reasonable probability that a cannabis product would
- 11 cause serious, adverse health consequences or death, the
- 12 Secretary shall issue an order requiring the appropriate
- 13 person (including the manufacturers, importers, distribu-
- 14 tors, or retailers of the cannabis product) to immediately
- 15 cease distribution of such cannabis product. The order
- 16 shall provide the person subject to the order with an op-
- 17 portunity to appear and introduce testimony, to be held
- 18 not later than 20 days after the date of the issuance of
- 19 the order, on the actions required by the order and on
- 20 whether the order should be amended to require a recall
- 21 of such cannabis product. If, after providing an oppor-
- 22 tunity to appear and introduce testimony, the Secretary
- 23 determines that inadequate grounds exist to support the
- 24 actions required by the order, the Secretary shall vacate
- 25 the order.

1	"(b) Amendment of Order To Require Re-
2	CALL.—
3	"(1) In general.—If, after providing an op-
4	portunity to appear and introduce testimony under
5	subsection (a), the Secretary determines that the
6	order should be amended to include a recall of the
7	cannabis product with respect to which the order
8	was issued, the Secretary shall, except as provided in
9	paragraph (2), amend the order to require a recall.
10	The Secretary shall specify a timetable in which the
11	cannabis product recall will occur and shall require
12	periodic reports to the Secretary describing the
13	progress of the recall.
14	"(2) Notice.—An amended order under para-
15	graph (1)—
16	"(A) shall not include recall of a cannabis
17	product from individuals; and
18	"(B) shall provide for notice to persons
19	subject to the risks associated with the use of
20	such cannabis product.
21	In providing the notice required by subparagraph
22	(B), the Secretary may use the assistance of retail-
23	ers and other persons who distributed such cannabis
24	product. If a significant number of such persons

1	cannot be identified, the Secretary shall notify such
2	persons pursuant to section 705(b).
3	"SEC. 1108. RECORDS AND REPORTS ON CANNABIS PROD-
4	UCTS.
5	"(a) In General.—Every person who is a cannabis
6	product manufacturer or importer of a cannabis product
7	shall establish and maintain such records, make such re-
8	ports, and provide such information, as the Secretary may
9	by regulation reasonably require to assure that such can-
10	nabis product is not adulterated or misbranded and to oth-
11	erwise protect public health.
12	"(b) Reports of Removals and Corrections.—
13	"(1) In general.—Except as provided in para-
14	graph (2), the Secretary shall by regulation require
15	a cannabis product manufacturer or importer of a
16	cannabis product to report promptly to the Secretary
17	any corrective action taken or removal from the
18	market of a cannabis product undertaken by such
19	manufacturer or importer if the removal or correc-
20	tion was undertaken—
21	"(A) to reduce a risk to health posed by
22	the cannabis product; or
23	"(B) to remedy a violation of this chapter
24	caused by the cannabis product which may
25	present a risk to health.

- A cannabis product manufacturer or importer of a cannabis product who undertakes a corrective action or removal from the market of a cannabis product that is not required to be reported under this subsection shall keep a record of such correction or removal.
- "(2) EXCEPTION.—No report of the corrective action or removal of a cannabis product may be required under paragraph (1) if a report of the corrective action or removal is required and has been submitted under subsection (a).

12 "SEC. 1109. PROHIBITION ON FLAVORED ELECTRONIC CAN-

13 NABIS PRODUCT DELIVERY SYSTEM.

- 14 "(a) IN GENERAL.—Any electronic cannabis product
- 15 delivery system shall not contain an artificial or natural
- 16 flavor (other than cannabis) that is a characterizing fla-
- 17 vor, including menthol, mint, mango, strawberry, grape,
- 18 orange, clove, cinnamon, pineapple, vanilla, coconut, lico-
- 19 rice, cocoa, chocolate, cherry, or coffee.
- 20 "(b) Definition.—For purposes of this section, the
- 21 term 'electronic cannabis product delivery system' means
- 22 an electronic device that delivers a cannabis product via
- 23 an aerosolized solution to the user inhaling from the de-
- 24 vice, and any component, liquid, part, or accessory of such
- 25 a device, whether or not sold separately.

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1	"SEC	1110	PRESERVATION	OF STATE	TRIRAL.	AND LOCAL

a	ATTENTO
,	AUTHORITY.
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- 3 "(a) IN GENERAL.—Nothing in this chapter, or rules
- 4 promulgated under this chapter, shall be construed to
- 5 limit the authority of a Federal agency (including the
- 6 Armed Forces), a State or political subdivision of a State,
- 7 or the government of an Indian Tribe (as defined in sec-
- 8 tion 3 of the Cannabis Administration and Opportunity
- 9 Act) to enact, adopt, promulgate, and enforce any law,
- 10 rule, regulation, or other measure with respect to cannabis
- 11 products that is in addition to, or more stringent than,
- 12 requirements established under this chapter, including a
- 13 law, rule, regulation, or other measure relating to or pro-
- 14 hibiting the manufacture, sale, distribution, possession,
- 15 exposure to, access to, advertising and promotion of, or
- 16 use of cannabis products by individuals of any age, infor-
- 17 mation reporting to the State or Indian Tribe (as so de-
- 18 fined), or measures relating to fire safety or environmental
- 19 standards for cannabis products. No provision of this
- 20 chapter shall limit or otherwise affect any State, Tribal,
- 21 or local taxation of cannabis products.
- 22 "(b) Rule of Construction Regarding Product
- 23 Liability.—No provision of this chapter relating to a
- 24 cannabis product shall be construed to modify or otherwise
- 25 affect any action or the liability of any person under the

1	product liability law of any State or Indian Tribe (as so
2	defined).".
3	SEC. 502. AMENDMENTS TO THE FEDERAL FOOD, DRUG,
4	AND COSMETIC ACT.
5	(a) Definitions.—Section 201 of the Federal Food,
6	Drug, and Cosmetic Act (21 U.S.C. 321) is amended—
7	(1) in paragraph (g)(1)(C), by striking "(other
8	than food)" and inserting "(other than food or can-
9	nabis products)";
10	(2) in paragraph (ff)(1), by striking "(other
11	than tobacco)" and inserting "(other than a tobacco
12	product or cannabis product)";
13	(3) in paragraph (rr)(4), by inserting "cannabis
14	product," after "medical device"; and
15	(4) by adding at the end the following:
16	"(ss)(1)(A) The term 'cannabis' means—
17	"(i) all parts of the plant Cannabis sativa L.,
18	whether growing or not;
19	"(ii) the seeds thereof;
20	"(iii) the resin extracted from any part of such
21	plant; and
22	"(iv) every compound, manufacture, salt, deriv-
23	ative, mixture, or preparation of such plant, its
24	seeds or resin.
25	"(B) The term 'cannabis' does not include—

1	"(i) hemp, as defined in section 297A of the
2	Agricultural Marketing Act of 1946; or
3	"(ii) the mature stalks of such plant, fiber pro-
4	duced from such stalks, oil or cake made from the
5	seeds of such plant, any other compound, manufac-
6	ture, salt, derivative, mixture, or preparation of such
7	mature stalks (except the resin extracted therefrom),
8	fiber, oil, or cake, or the sterilized seed of such plant
9	which is incapable of germination.
10	"(2)(A) The term 'cannabis product' means any
11	product made or derived from cannabis that is intended
12	for consumption or applied to the body of man or other
13	animals, including any component of such product.
14	"(B) A 'cannabis product' does not mean an article
15	that is a drug within the meaning of paragraph $(g)(1)$.
16	"(3) With respect to cannabis or a cannabis product,
17	the term 'manufacture' includes the planting, cultivation,
18	growing, and harvesting of cannabis.".
19	(b) Prohibited Acts.—Section 301 of the Federal
20	Food, Drug, and Cosmetic Act (21 U.S.C. 331) is amend-
21	ed—
22	(1) by inserting "cannabis product," after "to-
23	bacco product," each place it appears in paragraphs
24	(g) and (h):

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(2) in paragraph (j), by striking "or 920(b)"
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        and inserting "920(b), or 1104";
 3
             (3) in paragraph (p)—
                  (A) by striking "510 or 905" and inserting
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 5
             "510, 905, or 1104";
 6
                  (B) by striking "or 905(j)" and inserting
 7
             "905(i), or 1104(g)"; and
                  (C) by striking "or 905(i)(3)" and insert-
 8
             ing ", 905(i)(3), or 1104(g)(2)";
 9
             (4) in paragraph (q)(2) by inserting ", cannabis
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11
        product," after "device";
12
             (5) in paragraph (r), by inserting "cannabis
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        product," after "device," each place it appears; and
14
             (6) by adding at the end the following:
        "(fff)(1) The sale or distribution of a cannabis prod-
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   uct to any person younger than 21 years of age.
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        "(2) The sale or distribution, in any retail single
    transaction, of more than 10 ounces of any cannabis prod-
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   uct.
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        "(3) The sale or distribution of an article that is a
21
    cannabis product and that contains alcohol, caffeine, or
22
    nicotine.
23
        "(4) The failure of a manufacturer or distributor to
    notify the Attorney General and the Secretary of the
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- 1 Treasury of its knowledge of cannabis products used in
- 2 illicit trade.
- 3 "(ggg)(1) The introduction or delivery for introduc-
- 4 tion into commerce of any cannabis product that is adul-
- 5 terated or misbranded.
- 6 "(2) The adulteration or misbranding of any can-
- 7 nabis product in commerce.
- 8 "(3) The receipt in commerce of any cannabis prod-
- 9 uct that is adulterated or misbranded, and the delivery
- 10 or proffered delivery thereof for pay or otherwise.
- 11 "(4) The alteration, mutilation, destruction, oblitera-
- 12 tion, or removal of the whole or any part of the labeling
- 13 of, or the doing of any other act with respect to a cannabis
- 14 product, if such act is done while such article is held for
- 15 sale (whether or not the first sale) after shipment in com-
- 16 merce and results in such article being adulterated or mis-
- 17 branded.
- 18 "(hhh) The failure to comply with the requirements
- 19 of section 524C.".
- 20 (c) Seizure Authorities.—Section 304 of the Fed-
- 21 eral Food, Drug, and Cosmetic Act (21 U.S.C. 334) is
- 22 amended—
- 23 (1) in subsection (a)—
- 24 (A) in paragraph (1), by inserting "can-
- 25 nabis product," after "drug,"; and

1	(B) in paragraph (2), by inserting "or can
2	nabis product" after "tobacco product";
3	(2) in subsection (d)(1), by inserting "cannabis
4	product," after "tobacco product,"; and
5	(3) in subsection (g), by striking "or tobacco
6	product" each place it appears in paragraphs (1
7	and (2)(A) and inserting ", tobacco product, or can
8	nabis product".
9	(d) Factory Inspection.—Section 704 of the Fed
10	eral Food, Drug, and Cosmetic Act (21 U.S.C. 374) is
11	amended—
12	(1) in subsection (a)—
13	(A) by inserting "cannabis products," after
14	"tobacco products," each place it appears;
15	(B) by striking "or tobacco products" each
16	place it appears and inserting "tobacco prod
17	ucts, or cannabis products"; and
18	(C) by striking "and tobacco products"
19	and inserting "tobacco products, and cannabis
20	products"; and
21	(2) in subsection (b)(1), by inserting "cannabia
22	product," after "tobacco product,".
23	(e) Publicity.—Section 705(b) of the Federal Food
24	Drug, and Cosmetic Act (21 U.S.C. 375(b)) is amended

1 by inserting "cannabis products," after "tobacco prod-2 ucts,". 3 (f) Presumption.—Section 709 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 379a) is amended by inserting "cannabis product," after "tobacco 6 product,". 7 (g) IMPORTS AND EXPORTS.—Section 801 of the 8 Federal Food, Drug, and Cosmetic Act (21 U.S.C. 381) is amended— 10 (1) in subsection (a)— 11 (A) by inserting "cannabis products," after "tobacco products,"; 12 13 (B) by striking "or tobacco products" each 14 place it appears and inserting ", tobacco prod-15 ucts, or cannabis products"; and (C) by striking "or section 905(h)" and in-16 17 serting ", 905(h), or 1104"; and 18 (2) in subsection (e), by striking "tobacco prod-19 uct or" and inserting "tobacco product, cannabis 20 product, or". 21 SEC. 503. EXPEDITED REVIEW. 22 Subchapter A of chapter V of the Federal Food, 23 Drug, and Cosmetic Act (21 U.S.C. 351 et seq.) is amend-

ed by adding at the end the following:

1	199 "SEC. 524B. EXPEDITED REVIEW OF CERTAIN DRUGS CON-
2	TAINING CANNABIS.
3	"(a) Establishment of Program.—The Secretary
4	shall establish a program to expedite the development and
5	review of applications for drugs containing cannabis that
6	are manufactured by a small business concerned owned
7	and controlled by socially and economically disadvantaged
8	individuals or Native entities that operate in the cannabis
9	industry.
10	"(b) Request for Designation.—A sponsor of a
11	drug containing cannabis that is manufactured by a small
12	business concern owned and controlled by socially and eco-
13	nomically disadvantaged individuals or Native entities that
14	operate in the cannabis industry may request that the Sec-
15	retary designate such drug for expedited review under this
16	section. A request for designation may be made concur-
17	rently with, or at any time after, the submission of an
18	application for the investigation of the drug under section
19	505(i) or section 351(a)(3) of the Public Health Service
20	Act.
21	"(c) ACTIONS.—The actions to expedite the develop-
22	ment and review of an application designated for expedited
23	review under this section may include, as appropriate—
24	"(1) holding meetings with the sponsor and the
25	review team throughout the development of the

drug;

1	"(2) providing timely advice to, and interactive
2	communication with, the sponsor regarding the de-
3	velopment of the drug to ensure that the develop-
4	ment program to gather the nonclinical and clinical
5	data necessary for approval is as efficient as prac-
6	ticable; and
7	"(3) priority review, as described in the Manual
8	of Policies and Procedures of the Food and Drug
9	Administration and goals identified in the letters de-
10	scribed in section 101(b) of the Prescription Drug
11	User Fee Amendments of 2017.
12	"(d) Expedited Review Guidance.—Not later
13	than 1 year after the date of enactment of the Cannabis
14	Administration and Opportunity Act, and after good faith,
15	meaningful, and timely consultation with Native entities,
16	the Secretary shall issue guidance on the implementation
17	of this section. Such guidance shall—
18	"(1) set forth the process by which a person
19	may seek a designation under subsection (b); and
20	"(2) identify the criteria the Secretary will use
21	in evaluating a request for designation under this
22	section.
23	"(e) Definitions.—In this section:

1	"(1) Drug containing cannabis.—The term
2	'drug containing cannabis' means any drug that con-
3	tains any article made or derived from cannabis.
4	"(2) Native entity.—The term 'Native entity'
5	means—
6	"(A) an Indian Tribe (as defined in section
7	3 of the Cannabis Administration and Oppor-
8	tunity Act);
9	"(B) a Native Corporation (as defined in
10	section 3 of the Alaska Native Claims Settle-
11	ment Act (43 U.S.C. 1602)); and
12	"(C) a Native Hawaiian-serving entity.
13	"(3) Native Hawahan-Serving Entity.—The
14	term 'Native Hawaiian-serving entity' means—
15	"(A) a Native Hawaiian organization (as
16	defined in section 6207 of the Elementary and
17	Secondary Education Act of 1965 (20 U.S.C.
18	7517));
19	"(B) the Department of Hawaiian Home
20	Lands; and
21	"(C) the Office of Hawaiian Affairs.
22	"(4) Small business concern owned and
23	CONTROLLED BY SOCIALLY AND ECONOMICALLY DIS-
24	ADVANTAGED INDIVIDUALS.—The term 'small busi-
25	ness concern owned and controlled by socially and

- 1 economically disadvantaged individuals' has the
- 2 meaning given the term in section 8(d)(3)(C) of the
- 3 Small Business Act.
- 4 "SEC. 524C. SECURITY REQUIREMENTS FOR DRUGS CON-
- 5 TAINING CANNABIS.
- 6 "(a) IN GENERAL.—The sponsor of any application
- 7 under section 505 for a drug containing cannabis shall
- 8 provide effective controls and procedures to guard against
- 9 theft and diversion of such drug, which may include, if
- 10 the Secretary determines necessary, a risk evaluation and
- 11 mitigation strategy under section 505–1.
- 12 "(b) STANDARDS.—The Secretary shall prescribe, by
- 13 regulation, standards for controls and procedures for
- 14 drugs described in subsection (a).
- 15 "(c) Definition.—For purposes of this section, the
- 16 term 'drug containing cannabis' means any drug that con-
- 17 tains any article made or derived from cannabis.".
- 18 SEC. 504. REGULATION OF CANNABIDIOL.
- 19 (a) CBD AS A DIETARY SUPPLEMENT.—Section
- 20 201(ff)(3)(B) of the Federal Food, Drug, and Cosmetic
- 21 Act (21 U.S.C. 321(ff)(3)(B)) is amended, in the matter
- 22 preceding subclause (i), by inserting ", except in the case
- 23 of cannabidiol derived from hemp (as defined in section
- 24 297A of the Agricultural Marketing Act of 1946)" after
- 25 "include".

1	(b) Adulteration.—Section 402 of the Federal
2	Food, Drug, and Cosmetic Act (21 U.S.C. 342) is amend-
3	ed by adding at the end the following new subsection:
4	(j)(1) If it is a dietary supplement that contains
5	cannabidiol, unless—
6	"(A) such dietary supplement contains no more
7	than an amount of cannabidiol per recommended
8	daily serving that the Secretary may establish (and
9	revise or repeal as appropriate), subject to para-
10	graph (2), through an interim final rule, notwith-
11	standing any requirement for notice and comment
12	that may otherwise apply under section 553 of title
13	5, United States Code;
14	"(B) such dietary supplement is the subject of
15	a notification submitted to the Secretary in accord-
16	ance with section 413(a)(2); and
17	"(C) the labeling and packaging of such dietary
18	supplement conforms with any requirements that the
19	Secretary establishes regarding labeling or pack-
20	aging of dietary supplements containing cannabidiol
21	(which may be promulgated (and revised or repealed
22	as appropriate) by the Secretary through an interim
23	final rule, notwithstanding any requirement for no-
24	tice and comment that may otherwise apply under
25	section 553 of title 5, United States Code).

- 1 "(2)(A) The amount of cannabidiol established in ac-
- 2 cordance with paragraph (1)(A)—
- 3 "(i) shall be a threshold above which the Sec-
- 4 retary may not accept new dietary ingredient notifi-
- 5 cations; and
- 6 "(ii) shall not be interpreted as a determination
- 7 that lower amounts of cannabidiol are safe.
- 8 "(B) The Secretary shall establish such a threshold
- 9 based on such factors as the Secretary determines to be
- 10 appropriate, which may include a consideration of whether
- 11 the review of new dietary ingredient notifications for prod-
- 12 ucts containing higher levels of cannabidiol may be unduly
- 13 burdensome.".
- 14 (c) NEW DIETARY INGREDIENT.—Section 413(a)(1)
- 15 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
- 16 350b(a)(1)) is amended by inserting "contains no
- 17 cannabidiol and" before "contains only dietary ingredi-
- 18 ents".
- 19 (d) New Prohibited Act.—Section 301 of the Fed-
- 20 eral Food, Drug, and Cosmetic Act (21 U.S.C. 331), as
- 21 amended by section 502(b)(6), is further amended by add-
- 22 ing at the end the following:
- 23 "(iii) The introduction or delivery for introduction
- 24 into interstate commerce of any product labeled as a die-

1	tary supplement that fails to meet the definition of a die-
2	tary supplement under section 201(ff).".
3	(e) New Import Exclusion.—Section 801(a) of the
4	Federal Food, Drug, and Cosmetic Act (21 U.S.C. 381(a))
5	is amended in paragraph (3) of the third sentence by strik-
6	ing "section 301(ll)" and inserting "paragraph (ll) or (iii)
7	of section 301".
8	(f) New Seizure Authorities.—Section 304 of the
9	Federal Food, Drug, and Cosmetic Act (21 U.S.C. 334)
10	is amended—
11	(1) in subsection (a)(1), in the first sentence,
12	by inserting "or any article which may not be intro-
13	duced or delivered for introduction into interstate
14	commerce under section 301(iii)," before "shall be
15	liable''; and
16	(2) in subsection (d)(1), in the first sentence,
17	by inserting ", or any product otherwise introduced
18	or delivered for introduction into interstate com-
19	merce in violation of section 301(iii) and condemned
20	under this section," after "under this section".
21	(g) CBD as a Food Additive.—
22	(1) In general.—Not later than 1 year after
23	the date of enactment of this Act, the Secretary of

Health and Human Services (referred to in this sub-

section as the "Secretary") shall issue draft guid-

24

- ance describing criteria by which the Secretary intends to evaluate the safety of cannabidiol as a food additive in any food additive petition under section 4 409 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 348). The Secretary shall publish final guidance within 180 days of the close of the public
- 8 (2) ADVISORY COMMITTEE.—Before issuing 9 draft guidance under paragraph (1), the Secretary 10 shall convene and consult an advisory committee, 11 which shall include experts qualified in the subject 12 matter.

comment period on such draft guidance.

13 SEC. 505. TRANSITION PERIODS.

- 14 (a) Transition Period for Cannabis Prod-
- 15 UCTS.—With respect to a cannabis product that was mar-
- 16 keted in the United States within 30 days of the date of
- 17 enactment of this Act pursuant to a State law permitting
- 18 the marketing of such product, such product shall not be
- 19 considered to be in violation of chapter XI of the Federal
- 20 Food, Drug, and Cosmetic Act (as added by section 501)
- 21 or section 301 of the Federal Food, Drug, and Cosmetic
- 22 Act (21 U.S.C. 331), as amended by this title, as applica-
- 23 ble, during the 18-month period following the date of en-
- 24 actment of this Act.

1	(b) Submission of Applications for Previously
2	MARKETED DRUGS CONTAINING CANNABIS.—
3	(1) Transition period for drugs con-
4	TAINING CANNABIS.—With respect to a drug con-
5	taining cannabis that was being marketed in the
6	United States within 30 days after the date of en-
7	actment of this Act pursuant to a State law permit-
8	ting cannabis for medical use, such drug shall not be
9	considered to be in violation of chapter V or section
10	301 of the Federal Food, Drug, and Cosmetic Act
11	(21 U.S.C. 331; 351 et seq.) during the 3-year pe-
12	riod following the date of enactment of this Act.
13	(2) Submission of applications.—
14	(A) In general.—As a condition for con-
15	tinuing to market a drug described in para-
16	graph (1) during the 3-year period specified in
17	such paragraph, during the 18-month period
18	beginning on the effective date of this Act, the
19	manufacturer shall submit a new drug applica-
20	tion under section 505(b) of the Federal Food,
21	Drug, and Cosmetic Act (21 U.S. C. 355(b))
22	for such drug.
23	(B) Transition period.—Except as pro-
24	vided in subparagraph (C), with respect to a
25	drug containing cannabis for which an applica-

- tion is submitted as described in subparagraph (A), the manufacturer of such product may continue to market such drug in the State described in paragraph (1) during the 3-year period beginning on the effective date of this Act.
 - (C) EXCEPTION.—If the Secretary of Health and Human Services issues an order refusing to approve an application under section 505(d) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(d)) for a drug that contains cannabis, such drug shall not be eligible for continued marketing under subparagraph (B).
 - (3) END OF TRANSITION PERIOD.—Beginning on the date that is 3 years after the date of enactment of this Act the Secretary may take enforcement action, as appropriate, for a drug described in paragraph (1) (including such a drug that is the subject of a pending application under section 505 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355)) found to be in violation of chapter V or section 301 of the Federal Food, Drug, and Cosmetic Act.
 - (4) RULE OF CONSTRUCTION.—Nothing in this subsection shall be construed to prohibit the mar-

1	keting	of.	a cannabis	product	otherwise	in	compliance
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- with relevant provisions of the Federal Food, Drug,
- and Cosmetic Act (21 U.S.C. 301 et seq.).
- 4 (c) Definition.—For purposes of this section, the
- 5 term "drug containing cannabis" means any drug that
- 6 contains any article made or derived from cannabis.

7 SEC. 506. AMENDMENT TO THE POISON PREVENTION PACK-

- 8 AGING ACT.
- 9 Section 2(2)(B) of the Poison Prevention Packaging
- 10 Act of 1970 (15 U.S.C. 1471(2)(B)) is amended by strik-
- 11 ing "or cosmetic" and inserting "cosmetic, or cannabis
- 12 product,".
- 13 SEC. 507. FUNDING FOR FDA.
- In addition to amounts otherwise available, there is
- 15 appropriated, out of any funds in the Treasury not other-
- 16 wise appropriated, \$425,000,000 for each of fiscal years
- 17 2023 through 2027 to carry out this title and the amend-
- 18 ments made by this title.

19 Subtitle B—Federal Cannabis

20 Administration

- 21 SEC. 511. FEDERAL CANNABIS ADMINISTRATION.
- 22 (a) IN GENERAL.—The Federal Alcohol Administra-
- 23 tion Act (27 U.S.C. 201 et seq.) is amended by adding
- 24 at the end the following:

1	"TITLE III—CANNABIS
2	"SEC. 301. UNLAWFUL BUSINESSES WITHOUT CANNABIS
3	PERMIT.
4	"(a) Import.—It shall be unlawful, except pursuant
5	to a permit issued under this title by the Secretary—
6	"(1) to engage in the business of importing
7	cannabis into the United States; or
8	"(2) for any person so engaged to sell, offer or
9	deliver for sale, contract to sell, or ship, in interstate
10	or foreign commerce, directly or indirectly or
11	through an affiliate, cannabis so imported.
12	"(b) Manufacture and Sale.—It shall be unlaw-
13	ful, except pursuant to a permit issued under this title
14	by the Secretary—
15	"(1) to engage in the business of cultivating,
16	producing, manufacturing, packaging, or
17	warehousing cannabis; or
18	"(2) for any person so engaged to sell, offer or
19	deliver for sale, contract to sell, or ship, in interstate
20	or foreign commerce, directly or indirectly or
21	through an affiliate, cannabis so cultivated, pro-
22	duced, manufactured, packaged, or warehoused.
23	"(c) Resale.—It shall be unlawful, except pursuant
24	to a permit issued under this title by the Secretary—

1	"(1) to engage in the business of purchasing
2	cannabis for resale at wholesale; or
3	"(2) for any person so engaged to receive or to
4	sell, offer or deliver for sale, contract to sell, or ship,
5	in interstate or foreign commerce, directly or indi-
6	rectly or through an affiliate, cannabis so purchased.
7	"(d) Transition Rule.—Subject to section 302(e),
8	in the case of a person who has filed a complete and accu-
9	rate application for a permit under this section within 90
10	days of the date on which the Secretary has issued any
11	necessary guidance and forms with respect to such appli-
12	cations, this section shall not apply to such person during
13	the period prior to any determination under section 302
14	as to the entitlement of such person to such permit, pro-
15	vided that such person is in compliance with—
16	"(1) any applicable regulations under this title;
17	and
18	"(2) payment of any taxes imposed under chap-
19	ter 56 of the Internal Revenue Code of 1986.
20	"SEC. 302. PROCEDURE FOR ISSUANCE OF CANNABIS PER-
21	MITS.
22	"(a) Entitlement to Permit.—
23	"(1) In general.—The Secretary shall issue a
24	permit for operations requiring a permit under sec-
25	tion 301 unless the Secretary finds that—

1	"(A) the applicant (or if the applicant is a
2	corporation, any of its officers, directors, or
3	principal stockholders) has been convicted of a
4	disqualifying offense;
5	"(B) the operations proposed to be con-
6	ducted by the applicant are in violation of the
7	law of the State in which they are to be con-
8	ducted; or
9	"(C) the applicant is not likely to maintain
10	such operations in conformity with Federal law.
11	"(2) Disqualifying offenses.—
12	"(A) In general.—For the purposes of
13	paragraph (1), a disqualifying offense is any
14	felony violation of any provision of Federal or
15	State criminal law relating to cannabis or can-
16	nabis products (including the taxation thereof),
17	if the conviction occurred after the date of en-
18	actment of the Cannabis Administration and
19	Opportunity Act and not later than 3 years be-
20	fore the date of the application.
21	"(B) Waiver pursuant to finding of
22	MITIGATION OR REHABILITATION AND FITNESS
23	FOR OCCUPATION.—Notwithstanding subpara-
24	graph (A), an offense shall not be considered a

disqualifying offense if, pursuant to a submis-

1	sion of waiver request by the applicant to the
2	Secretary, the Secretary finds (following a re-
3	view and recommendation with respect to such
4	waiver request by the Cannabis Products Advi-
5	sory Committee established under section 602
6	of the Cannabis Administration and Oppor-
7	tunity Act) that the applicant has established
8	sufficient mitigation or rehabilitation and fit-
9	ness to maintain cannabis operations in compli-
10	ance with State and Federal law by providing—
11	"(i) evidence showing that—
12	"(I) the applicant has not been
13	convicted of a crime that occurred
14	after the date on which the offense
15	with respect to which the waiver was
16	requested occurred; and
17	"(II) the applicant has complied
18	with all terms and conditions of pro-
19	bation or parole; or
20	"(ii) any other evidence of mitigation
21	and present fitness, including—
22	"(I) the circumstances relating to
23	the offense, including mitigating cir-
24	cumstances or social conditions sur-

1	rounding the commission of the of-
2	fense;
3	"(II) the age of the applicant
4	when the applicant committed the of-
5	fense;
6	"(III) the period of time that has
7	elapsed since the applicant committed
8	the offense;
9	"(IV) additional evidence of edu-
10	cational, training, or work activities
11	that the applicant has participated in,
12	including during any period of incar-
13	ceration;
14	"(V) letters of reference by per-
15	sons who have been in contact with
16	the applicant since the applicant was
17	released from any correctional institu-
18	tion; and
19	"(VI) completion of, or active
20	participation in, rehabilitative drug or
21	alcohol treatment.
22	"(b) Refusal of Permit; Hearing.—If upon ex-
23	amination of any application for a permit the Secretary
24	has reason to believe that the applicant is not entitled to
25	such permit, the Secretary shall so notify the applicant

1	and, upon request by the applicant, afford the applicant
2	due notice and opportunity for hearing on the application.
3	If the Secretary, after affording such notice and oppor-
4	tunity for hearing, still finds that the applicant is not enti-
5	tled to a permit hereunder, the Secretary shall by order
6	deny the application stating the findings which are the
7	basis for the order.
8	"(c) Form of Application.—
9	"(1) Generally.—The Secretary shall—
10	"(A) prescribe the manner and form of ap-
11	plications for permits under this title (including
12	the facts to be set forth in the application);
13	"(B) prescribe the form of such permits;
14	and
15	"(C) specify in any permit the authority
16	conferred by the permit and the conditions of
17	that permit in accordance with this title.
18	"(2) Separate types of applications and
19	PERMITS.—To the extent deemed necessary by the
20	Secretary for the efficient administration of this
21	title, the Secretary may require separate applications
22	and permits with respect to the various classes of
23	cannabis, and with respect to the various classes of
24	persons entitled to permits under this title.

1	"(3) DISCLAIMER.—The issuance of a permit
2	under this title does not deprive the United States
3	of any remedy for a violation of law.
4	"(d) Conditions.—
5	"(1) In general.—A permit under this title
6	shall be conditioned upon—
7	"(A) compliance with all other Federal
8	laws relating to production and sale of can-
9	nabis, as well as compliance with all State laws
10	relating to said activities in the State in which
11	the permit applicant resides and does business;
12	"(B) payment to the Secretary of a reason-
13	able permit fee in an amount determined by the
14	Secretary to be sufficient over time to offset the
15	cost of implementing and overseeing all aspects
16	of cannabis regulation by the Federal Govern-
17	ment; and
18	"(C) compliance with—
19	"(i) the labor laws described in para-
20	graph (1) of subsection (j), as determined
21	in accordance with paragraph (2) of such
22	subsection; and
23	"(ii) the reporting requirements of
24	subsection $(j)(3)$.

1	"(2) Waiver of Permit Fee.—Pursuant to
2	regulations prescribed by the Secretary, the permit
3	fee described in paragraph (1)(B) shall be waived in
4	the case of an individual who—
5	"(A) has had an income below 250 percent
6	of the Federal Poverty Level for not fewer than
7	5 of the 10 years preceding the date on which
8	the individual submits an application for a per-
9	mit under this title; and
10	"(B) is a first-time applicant.
11	"(e) REVOCATION, SUSPENSION, AND ANNUL-
12	MENT.—
13	"(1) Generally.—After due notice and oppor-
14	tunity for hearing, the Secretary may order a permit
15	under this title—
16	"(A) revoked or suspended for such period
17	as the Secretary deems appropriate, if the Sec-
18	retary finds that the permittee has willfully vio-
19	lated any of the conditions of the permit, but
20	for a first violation of the conditions the permit
21	shall be subject to suspension only;
22	"(B) revoked if the Secretary finds that
23	the permittee has not engaged in the operations
24	authorized by the permit for a period of more
25	than 2 years; or

1	"(C) annulled if the Secretary finds that
2	the permit was procured through fraud, or mis-
3	representation, or concealment of material fact.
4	"(2) Order to state basis for order.—
5	The order shall state the findings which are the
6	basis for the order.
7	"(3) Joint Development of Enforcement
8	REGULATIONS.—The Secretary, in coordination with
9	the Secretary of Labor and the National Labor Re-
10	lations Board, shall, through regulations, establish
11	criteria for making determinations under paragraph
12	(1).
13	"(4) Joint enforcement.—The Secretary of
14	Labor and the National Labor Relations Board shall
15	provide to the Secretary any assistance in carrying
16	out this subsection as determined necessary by the
17	Secretary.
18	"(5) CERTAIN VIOLATIONS UNDER THE NA-
19	TIONAL LABOR RELATIONS ACT DEEMED WILL-
20	FUL.—A violation of the condition under subsection
21	(d)(1)(C) with respect to compliance with section 8
22	of the National Labor Relations Act (29 U.S.C.
23	158) as described in subsection (j)(1)(C) shall be

deemed willful for purposes of paragraph (1)(A) if

1	the National Labor Relations Board finds that the
2	permittee has engaged in—
3	"(A) a discharge in violation of subsection
4	(a) of such section 8;
5	"(B) a violation of such section 8 during
6	the period in which a representation election
7	under such Act is pending with respect to the
8	employees of the permittee; or
9	"(C) a withdrawal of recognition of the
10	recognized or certified collective-bargaining rep-
11	resentative under such Act with respect to the
12	employees of the permittee that is in violation
13	of such section 8.
14	"(f) Service of Orders.—Each order of the Sec-
15	retary with respect to any denial of application, suspen-
16	sion, revocation, annulment, or other proceedings, shall be
17	served—
18	(1) in person by any officer or employee of the
19	Secretary designated by him or any internal revenue
20	or customs officer authorized by the Secretary for
21	the purpose; or
22	"(2) by mailing the order by registered mail,
23	addressed to the applicant or respondent at his last
24	known address in the records of the Secretary.
25	"(\rho) Duration.—

- "(1) GENERAL RULE.—Except as otherwise provided in this subsection, a permit issued under this title shall continue in effect until suspended, revoked, or annulled as provided in this title, or voluntarily surrendered.
 - "(2) EFFECT OF TRANSFER.—If operations under a permit issued under this title are transferred, the permit automatically terminates 30 days after the date of that transfer, unless an application is made by the transferee before the end of that period for a permit under this title for those operations. If such an application is made, the outstanding permit shall continue in effect until such application is finally acted on by the Secretary.
 - "(3) Definition of transfer.—For the purposes of this section, the term 'transfer' means any change of ownership or control, whether voluntary or by operation of law.

19 "(h) Judicial Review.—

"(1) IN GENERAL.—A permittee or applicant for a permit under this title may obtain judicial review under chapter 7 of title 5, United States Code, of the denial of the application of that applicant or, in the case of a permittee, the denial of an application by the transferee of that permittee or the sus-

pension, revocation, or annulment of a permit with
respect to that permittee.

"(2) Labor Law Violations.—Notwithstanding paragraph (1), with respect to a violation
of the condition described in subsection (d)(1)(C),
the findings of fact and conclusions of law by the
Secretary, or, pursuant to subsection (e)(4), the Secretary of Labor or the National Labor Relations
Board, concerning the appropriateness of suspending, revoking, or annulling a permit as provided
in this title, if supported by substantial evidence on
the whole, shall be conclusive.

"(i) STATUTE OF LIMITATIONS.—

- "(1) IN GENERAL.—No proceeding for the suspension or revocation of a permit for violation of any condition thereof relating to compliance with Federal law shall be instituted by the Secretary more than 18 months after conviction of the violation of Federal law, or, if no conviction has been had, more than 3 years after the violation occurred.
- "(2) Compromise.—No permit shall be suspended or revoked for a violation of any such condition thereof if the alleged violation of Federal law has been compromised by any officer of the Government authorized to compromise such violation.

1	"(j) Labor Laws.—
2	"(1) In general.—A labor law described in
3	this paragraph is any of the following:
4	"(A) Any provision under the Fair Labor
5	Standards Act of 1938 (29 U.S.C. 201 et seq.),
6	including any regulations promulgated under
7	such Act.
8	"(B) Any provision under the Occupational
9	Safety and Health Act of 1970 (29 U.S.C. 651
10	et seq.), including any standard promulgated
11	under section 6 of such Act (29 U.S.C. 655) or
12	any other regulation promulgated under such
13	Act, or any standard or regulation promulgated
14	under an applicable State plan approved by the
15	Secretary of Labor under section 18 of such
16	Act (29 U.S.C. 667) that is identical or equiva-
17	lent to a standard promulgated under such sec-
18	tion 6.
19	"(C) Section 8 of the National Labor Rela-
20	tions Act (29 U.S.C. 158), including any regu-
21	lations promulgated under such section.
22	"(2) Findings of labor law violations.—
23	"(A) IN GENERAL.—For purposes of sub-
24	section (d)(1)(C)(i), a permittee shall be consid-
25	ered in violation of a labor law described in

1	paragraph (1) if any of the following findings
2	are made with respect to the permittee:
3	"(i) Fair labor standards act of
4	1938.—With respect to a labor law de-
5	scribed in paragraph (1)(A)—
6	"(I) a finding through an order
7	or judgment of a Federal or State
8	court that the permittee has violated
9	any provision of the Fair Labor
10	Standards Act of 1938, including any
11	regulation promulgated under such
12	Act; or
13	"(II) a finding through a final
14	order of the Secretary of Labor that
15	the permittee has violated any provi-
16	sion of such Act, including such a reg-
17	ulation.
18	"(ii) Occupational safety and
19	HEALTH ACT OF 1970.—With respect to a
20	labor law described in paragraph (1)(B)—
21	"(I) a finding through an order
22	or judgment of a Federal or State
23	court that the permittee has violated
24	any provision of the Occupational
25	Safety and Health Act of 1970, in-

1	cluding any standard promulgated
2	under section 6 of such Act or any
3	other regulation promulgated under
4	such Act, or any standard or regula-
5	tion promulgated under an applicable
6	State plan approved by the Secretary
7	of Labor under section 18 of such Act
8	(29 U.S.C. 667) that is identical or
9	equivalent to a standard promulgated
10	under such section 6; or
11	"(II) a finding through a final
12	order issued by the Occupational
13	Safety and Health Review Commis-
14	sion, or an equivalent final decision of
15	any State agency or administrative
16	body, that the permittee has com-
17	mitted a violation described in sub-
18	clause (I).
19	"(iii) National Labor relations
20	ACT.—With respect to a labor law de-
21	scribed in paragraph (1)(C), a finding by
22	the National Labor Relations Board that
23	the permittee has violated section 8 of the
24	National Labor Relations Act (29 U.S.C.
25	158), including a regulation promulgated

1	under such section, by committing an un-
2	fair labor practice under such section.
3	"(B) Exception.—Notwithstanding sub-
4	paragraph (A), a permittee shall not be consid-
5	ered in violation of a labor law described in
6	paragraph (1) if a finding described in subpara-
7	graph (A) with respect to the permittee is
8	through an order or judgment that has been re-
9	versed, vacated, or rescinded.
10	"(3) Reporting requirements.—Not later
11	than 30 days after a finding described in paragraph
12	(2) has been made with respect to a permittee, the
13	permittee shall notify the Secretary of such finding
14	in such form and manner as the Secretary, in co-
15	ordination with the Secretary of Labor and the Na-
16	tional Labor Relations Board, shall prescribe.
17	"SEC. 303. DELIVERY OF HEMP INADVERTENTLY EXCEED-
18	ING PERMISSIBLE CONCENTRATION OF
19	DELTA-9 TETRAHYRDROCANNABINOL.
20	"(a) In General.—The Secretary, in coordination
21	with the Secretary of Agriculture and the Secretary of
22	Health and Human Services, shall issue regulations to es-
23	tablish a process for the lawful delivery of hemp described
24	in subsection (b) to a cannabis enterprise holding a permit

- 1 issued under this title and authorized pursuant to section
- 2 5911 of the Internal Revenue Code of 1986.
- 3 "(b) Hemp Described.—Hemp referred to in sub-
- 4 section (a) is Cannabis sativa L. inadvertently produced
- 5 with a total tetrahydrocannabinol equivalent concentration
- 6 of more than the allowable tetrahydrocannabinol equiva-
- 7 lent amount as described in paragraph (1)(C) of section
- 8 297A of the Agricultural Marketing Act of 1946 (7 U.S.C.
- 9 16390)—
- "(1) before September 30, 2021, by an institu-
- tion of higher education or State department of agri-
- culture that grows or cultivates industrial hemp
- under section 7606 of the Agricultural Act of 2014
- 14 (7 U.S.C. 5940); or
- 15 "(2) by a producer of hemp under subtitle G of
- the Agricultural Marketing Act of 1946 (7 U.S.C.
- 17 16390 et seq.).
- 18 "SEC. 304. UNFAIR COMPETITION AND UNLAWFUL PRAC-
- 19 TICES.
- 20 "(a) In General.—It shall be unlawful for any per-
- 21 son engaged in the business of importing cannabis into
- 22 the United States, or cultivating, producing, manufac-
- 23 turing, packaging, or warehousing cannabis, or purchasing
- 24 cannabis for resale at wholesale, directly or indirectly or
- 25 through an affiliate, to do any of the following:

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``(1)EXCLUSIVE OUTLET.—To require, by agreement or otherwise, that any retailer engaged in the sale of cannabis products, purchase any such products from such person to the exclusion in whole or in part of cannabis sold or offered for sale by other persons in interstate or foreign commerce, if such requirement is made in the course of interstate or foreign commerce, or if such person engages in such practice to such an extent as substantially to restrain or prevent transactions in interstate or foreign commerce in any such products, or if the direct effect of such requirement is to prevent, deter, hinder, or restrict other persons from selling or offering for sale any such products to such retailer in interstate or foreign commerce.

"(2) TIED HOUSE.—To induce through any of the following means, any retailer, engaged in the sale of cannabis products to purchase any such products from such person to the exclusion in whole or in part of cannabis sold or offered for sale by other persons in interstate or foreign commerce, if such inducement is made in the course of interstate or foreign commerce, or if such person engages in the practice of using such means, or any of them, to such an extent as substantially to restrain or prevent

- transactions in interstate or foreign commerce in any such products, or if the direct effect of such inducement is to prevent, deter, hinder, or restrict other persons from selling or offering for sale any such products to such retailer in interstate or foreign commerce:
 - "(A) Acquiring or holding (after the expiration of any existing license) any interest in any license with respect to the premises of the retailer.
 - "(B) Acquiring any interest in real or personal property owned, occupied, or used by the retailer in the conduct of his business.
 - "(C) Furnishing, giving, renting, lending, or selling to the retailer, any equipment, fixtures, signs, supplies, money, services, or other thing of value, subject to such exceptions as the Secretary shall by regulation prescribe, having due regard for public health, the quantity and value of articles involved, established trade customs not contrary to the public interest and the purposes of this subsection.
 - "(D) Paying or crediting the retailer for any advertising, display, or distribution service.

- 1 "(E) Guaranteeing any loan or the repay-2 ment of any financial obligation of the retailer.
 - "(F) Extending to the retailer credit for a period in excess of the credit period usual and customary to the industry for the particular class of transactions, as ascertained by the Secretary of the Treasury and prescribed by regulations by him.
 - "(G) Requiring the retailer to take and dispose of a certain quota of any of such products.
 - "(3) COMMERCIAL BRIBERY.—To induce through any of the following means, any trade buyer engaged in the sale of cannabis products, to purchase any such products from such person to the exclusion in whole or in part of cannabis products sold or offered for sale by other persons in interstate or foreign commerce, if such inducement is made in the course of interstate or foreign commerce, or if such person engages in the practice of using such means, or any of them, to such an extent as substantially to restrain or prevent transactions in interstate or foreign commerce in any such products, or if the direct effect of such inducement is to prevent, deter, hinder, or restrict other persons from selling or of-

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fering for sale any such products to such trade buyer in interstate or foreign commerce:

"(A) Commercial bribery.

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"(B) Offering or giving any bonus, premium, or compensation to any officer, or employee, or representative of the trade buyer.

"(4) Consignment sales.—To sell, offer for sale, or contract to sell to any trade buyer engaged in the sale of cannabis products, or for any such trade buyer to purchase, offer to purchase, or contract to purchase, any such products on consignment or under conditional sale or with the privilege of return or on any basis otherwise than a bona fide sale, or where any part of such transaction involves, directly or indirectly, the acquisition by such person from the trade buyer or his agreement to acquire from the trade buyer other cannabis products, if such sale, purchase, offer, or contract is made in the course of interstate or foreign commerce, or if such person or trade buyer engages in such practice to such an extent as substantially to restrain or prevent transactions in interstate or foreign commerce in any such products or if the direct effect of such sale, purchase, offer, or contract is to prevent, deter, hinder, or restrict other persons from selling or of-

1	fering for sale any such products to such trade
2	buyer in interstate or foreign commerce.
3	"(5) Labeling.—To sell or ship or deliver for
4	sale or shipment, or otherwise introduce in interstate
5	or foreign commerce, or to receive therein, or to re-
6	move from customs custody for consumption, any
7	cannabis product in packages, unless such products
8	are packaged, and labeled in conformity with such
9	regulations, to be prescribed by the Secretary, with
10	respect to packaging, marking, branding, and label-
11	ing and size of container—
12	"(A) as will prohibit deception of the con-
13	sumer with respect to such products or the
14	quantity thereof and as will prohibit, irrespec-
15	tive of falsity, such statements relating to man-
16	ufacturing processes, analyses, guarantees, and
17	scientific or irrelevant matters as the Secretary
18	finds to be likely to mislead the consumer;
19	"(B) as will provide the consumer with in-
20	formation described in section 1103 of the Fed-
21	eral Food, Drug, and Cosmetic Act;
22	"(C) as will require compliance with sec-
23	tion 112(b) of the Cannabis Administration and

Opportunity Act;

"(D) as will prohibit statements on the label that are disparaging of a competitor's products or are false, misleading, obscene, or indecent; and

"(E) as will prevent deception of the consumer by use of a trade or brand name that is the name of any living individual of public prominence, or existing private or public organization, or is a name that is in simulation or is an abbreviation thereof, and as will prevent the use of a graphic, pictorial, or emblematic representation of any such individual or organization, if the use of such name or representation is likely falsely to lead the consumer to believe that the product has been indorsed, made, or used by, or produced for, or under the supervision of, or in accordance with the specifications of, such individual or organization.

"(6) ADVERTISING.—To publish or disseminate or cause to be published or disseminated by radio broadcast, or in any newspaper, periodical or other publication or by any sign or outdoor advertisement or any other printed or graphic matter, any advertisement of cannabis, if such advertisement is in, or is calculated to induce sales in, interstate or foreign

1	commerce, or is disseminated by mail, unless such
2	advertisement is in conformity with such regulations,
3	to be prescribed by the Secretary, as will—
4	"(A) prevent deception of the consumer
5	with respect to the products advertised and as
6	will prohibit, irrespective of falsity, such state-
7	ments relating to manufacturing processes,
8	analyses, guaranties, and scientific or irrelevant
9	matters as the Secretary finds to be likely to
10	mislead the consumer;
11	"(B) provide the consumer with adequate
12	information as to the identity and quality of the
13	products advertised, the characteristics thereof,
14	and the person responsible for the advertise-
15	ment;
16	"(C) prohibit statements that are dispar-
17	aging of a competitor's products or are false,
18	misleading, obscene, or indecent; and
19	"(D) prevent statements inconsistent with
20	any statement on the labeling of the products
21	advertised.
22	"(b) Removal or Destruction of Label.—It
23	shall be unlawful for any person to alter, mutilate, destroy,
24	obliterate, or remove any mark, brand, or label upon can-
25	nabis products held for sale in interstate or foreign com-

- 1 merce or after shipment therein, except as authorized by
- 2 Federal law or except pursuant to regulations of the Sec-
- 3 retary authorizing relabeling for purposes of compliance
- 4 with the requirements of this subsection or of State law.
- 5 "(c) Exceptions.—

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- 6 "(1) Consignment sales.—Paragraph (4) of 7 subsection (a) shall not apply to transactions involv-8 ing solely the bona fide return of merchandise for 9 ordinary and usual commercial reasons arising after 10 the merchandise has been sold.
 - "(2) LABELING.—Paragraph (5) of such subsection shall not apply to the use of the name of any person engaged in business as a manufacturer of cannabis products, nor to the use by any person of a trade or brand name used by him or his predecessor in interest prior to the date of enactment of the Cannabis Administration and Opportunity Act.
 - "(3) ADVERTISING.—Paragraph (6) of such subsection shall not apply to the publisher of any newspaper, periodical, or other publication, or radio broadcaster, unless such publisher or radio broadcaster is engaged in the business of importing cannabis into the United States, or cultivating, producing, manufacturing, packaging, or warehousing

cannabis, or purchasing cannabis for resale at wholesale, directly or indirectly or through an affiliate.

"(4) STATE LAW.—With respect to subsection
(a)(2), subparagraphs (A), (B), (C), (E), and (F) of
such subsection shall apply to transactions between
a retailer or trade buyer in any State and a producer, importer, or wholesaler of cannabis products
outside such State only to the extent that the law
of such State imposes similar requirements with respect to similar transactions between a retailer or
trade buyer in such State and a producer, importer,
or wholesaler of cannabis products in such State, as
the case may be.

"(5) Proprietary interest.—Pursuant to regulations or other guidance promulgated by the Secretary, with respect to subparagraphs (A) and (B) of subsection (a)(2), rules similar to the rules of sections 6.27 and 6.33 of title 27, Code of Federal Regulations (as in effect on the date of enactment of this title), shall apply.

21 "SEC. 305. REMEDIES FOR VIOLATIONS.

- 22 "(a) Criminal Fine.—
- "(1) GENERALLY.—Whoever violates section
 301 shall be fined not more than \$1,000.

1	"(2) Settlement in Compromise.—The Sec-
2	retary may decide not to refer a violation of such
3	section to the Attorney General for prosecution but
4	instead to collect a payment from the violator of no
5	more than \$500 for that violation.
6	"(b) Civil Action for Relief.—The Attorney
7	General may, in a civil action, obtain appropriate relief
8	to prevent and restrain a violation of this title.
9	"SEC. 306. DEFINITIONS.
10	"In this title—
11	"(1) the term 'cannabis' has the meaning given
12	such term in section 3 of the Cannabis Administra-
13	tion and Opportunity Act;
14	"(2) the term 'Secretary' means the Secretary
15	of the Treasury or the Secretary's delegate; and
16	"(3) the term 'State' includes the District of
17	Columbia, Puerto Rico, and any territory or posses-
18	sion of the United States.".
19	(b) APPROPRIATIONS.—In addition to amounts other-
20	wise available, there is appropriated, out of any funds in
21	the Treasury not otherwise appropriated, for fiscal year
22	2023—
23	(1) \$15,000,000 to the Secretary of Labor for
24	carrying out the activities of the Secretary of Labor
25	under section 302 of the Federal Alcohol Adminis-

1	tration Act, to remain available until September 30,
2	2027; and
3	(2) \$10,000,000 to the National Labor Rela-
4	tions Board for carrying out the activities of the Na-
5	tional Labor Relations Board under such section, to
6	remain available until September 30, 2027.
7	SEC. 512. INCREASED FUNDING FOR THE ALCOHOL, TO-
8	BACCO, AND CANNABIS TAX AND TRADE BU-
9	REAU.
10	In addition to any other amounts otherwise available
11	to the Alcohol, Tobacco, and Cannabis Tax and Trade Bu-
12	reau, there is appropriated, out of any funds in the Treas-
13	ury not otherwise appropriated, \$100,000,000 for each of
14	the fiscal years 2023 through 2027 to carry out—
15	(1) sections 102 and 112 of this Act,
16	(2) chapter 56 of the Internal Revenue Code of
17	1986 (as added by section 401 of this Act),
18	(3) title III of the Federal Alcohol Administra-
19	tion Act (as added by section 511 of this Act), and
20	(4) section 1111 of the Homeland Security Act
21	of 2002 (6 U.S.C. 531).
22	TITLE VI—WORKPLACE HEALTH
23	AND SAFETY PROVISIONS
24	SEC. 601. DEFINITIONS.
25	In this title:

1	(1) Cannabis industry.—The term "cannabis
2	industry" means any operation described in section
3	301 of the Federal Alcohol Administration Act, as
4	added by section 511.

- (2) EMPLOYEE; EMPLOYER.—The terms "employee" and "employer" have the meanings given such terms in section 3 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 652).
- (3) EMPLOYER IN THE CANNABIS INDUSTRY.—
 The term "employer in the cannabis industry"
 means an employer engaged in any operation requiring a permit under section 301 of the Federal Alcohol Administration Act, as added by section 511.
- (4) PERSON.—The term "person" has the meaning given such term in section 3 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 652).
- (5) Secretary.—The term "Secretary" means the Secretary of Labor.
 - (6) Worker in the cannabis industry.—
 The term "worker in the cannabis industry" means any individual performing work for remuneration in the cannabis industry.

1	SEC. 602. FINDING REGARDING EMPLOYERS IN THE CAN-
2	NABIS INDUSTRY.
3	Congress finds that employers in the cannabis indus-
4	try are required to comply with occupational safety and
5	health standards issued under section 6 of the Occupa-
6	tional Safety and Health Act of 1970 (29 U.S.C. 655)
7	and other regulations issued under such Act.
8	SEC. 603. CANNABIS AS A TARGETED TOPIC FOR SUSAN
9	HARWOOD TRAINING GRANT PROGRAM.
10	The Secretary shall, in awarding Susan Harwood
11	training grants under the Occupational Safety and Health
12	Act of 1970 (29 U.S.C. 651 et seq.) for the 2 fiscal years
13	following the date of enactment of this Act, designate can-
14	nabis as a targeted topic for such grants.
15	SEC. 604. GUIDANCE ON RECOMMENDED PRACTICES.
16	(a) In General.—Not later than 60 days after the
17	date of enactment of this Act, the Assistant Secretary of
18	Labor for Occupational Safety and Health and the Direc-
19	tor of the National Institute for Occupational Safety and
20	Health of the Department of Health and Human Services
21	shall jointly issue guidance on recommended practices to
22	protect workers in the cannabis industry.
23	(b) Contents.—The guidance required under this

24 section shall—

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1	(1) address the hazards workers in the cannabis
2	industry face throughout the life cycle of cannabis,
3	including from cultivation to sale and resale;
4	(2) provide methods to protect cannabis work-
5	ers; and
6	(3) indicate specific occupational safety and
7	health standards promulgated under section 6 of the
8	Occupational Safety and Health Act of 1970 (29
9	U.S.C. 655), and any other requirements through
10	regulations issued under such Act, that apply to the

cannabis industry, including an indication of any training requirement that employers in the cannabis industry are subject to under any occupational safe-

14 ty and health standard promulgated under such sec-

tion 6 or under any other regulations issued under

such Act.

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17 SEC. 605. WORKPLACE IMPACT OF CANNABIS LEGALIZA-

18 **TION.**

19 (a) Study.—

(1) In General.—Not later than 1 year after the date of enactment of this Act, the Director of the National Institute for Occupational Safety and Health shall conduct research on the impact of the legalization of recreational cannabis by States on the workplace, which may include—

1	(A) barriers for the Director and extra-
2	mural partners in conducting occupational safe-
3	ty and health research with respect to cannabis,
4	including to further identify potential hazards,
5	characterize exposures, and evaluate associa-
6	tions between exposures and adverse health ef-
7	fects;
8	(B) occupational health and safety training
9	for workers in the cannabis industry;
10	(C) the controls and actions taken by em-
11	ployers in the cannabis industry to protect
12	workers and the effectiveness of such controls
13	and actions;
14	(D) efficacy of cannabis for treating occu-
15	pational related injuries or illnesses; and
16	(E) other topics as determined relevant by
17	the Director.
18	(2) Collaboration.—In conducting the re-
19	search under paragraph (1), the Director of the Na-
20	tional Institute for Occupational Safety and Health
21	may collaborate with the Occupational Safety and
22	Health Administration, other relevant Federal de-
23	partments and agencies, and relevant public and pri-

vate stakeholders.

1	(3) APPROPRIATIONS.—In addition to amounts
2	otherwise available, there is appropriated, out of any
3	funds in the Treasury not otherwise appropriated,
4	\$2,000,000 for each of fiscal years 2023 through
5	2025 to carry out paragraph (1).
6	(b) Best Practices.—Not later than 2 years after
7	the date of enactment of this Act, the Director of the Na-
8	tional Institute for Occupational Safety and Health shall
9	develop a set of recommendations outlining policies, best
10	practices, and training recommendations for use by em-
11	ployers that are planning to transition or update work-
12	place policies related to the use of recreational cannabis.
1.0	CDC 444 CDANWC DOD COMMUNICAL DACED DDICAMION
13	SEC. 606. GRANTS FOR COMMUNITY-BASED EDUCATION,
13 14	OUTREACH, AND ENFORCEMENT WITH RE-
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	OUTREACH, AND ENFORCEMENT WITH RE-
14 15	OUTREACH, AND ENFORCEMENT WITH RE-
14 15 16 17	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY.
14 15 16 17	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) DEFINITION OF ELIGIBLE ENTITY.—In this sec-
14 15 16 17 18	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) DEFINITION OF ELIGIBLE ENTITY.—In this section, the term "eligible entity" means—
14 15 16 17 18	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) DEFINITION OF ELIGIBLE ENTITY.—In this section, the term "eligible entity" means— (1) a public or private nonprofit organization
14 15 16 17 18 19 20	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) Definition of Eligible Entity.—In this section, the term "eligible entity" means— (1) a public or private nonprofit organization with experience educating workers of their rights; or
14 15 16 17 18 19 20 21	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) DEFINITION OF ELIGIBLE ENTITY.—In this section, the term "eligible entity" means— (1) a public or private nonprofit organization with experience educating workers of their rights; or (2) a partnership of organizations described in
14 15 16 17 18 19 20 21	OUTREACH, AND ENFORCEMENT WITH RESPECT TO THE RIGHTS OF WORKERS IN THE CANNABIS INDUSTRY. (a) DEFINITION OF ELIGIBLE ENTITY.—In this section, the term "eligible entity" means— (1) a public or private nonprofit organization with experience educating workers of their rights; or (2) a partnership of organizations described in paragraph (1).

1	(1) one or more activities to—
2	(A) educate workers in the cannabis indus-
3	try of their rights under Federal, State, and
4	local civil rights, labor, and employment laws,
5	with a focus on providing such education to
6	such workers who are low-wage workers;
7	(B) educate persons hiring workers in the
8	cannabis industry regarding their obligations
9	under such laws; or
10	(C) connect and refer workers in the can-
11	nabis industry to additional services, as appro-
12	priate and available, to assist them in pursuing
13	their rights under such laws; or
14	(2) any other activity the Secretary may reason-
15	ably prescribe for the purposes of supporting work-
16	ers in the cannabis industry.
17	(c) Applications.—
18	(1) In general.—An eligible entity desiring a
19	grant under this section shall submit an application
20	to the Secretary at such time, in such manner, and
21	containing such information as the Secretary may
22	require.
23	(2) Partnership applications.—In the case
24	of an eligible entity that is a partnership, the eligible
25	entity may designate, in the application, a single or-

I	ganization in the partnership as the lead entity for
2	purposes of receiving and disbursing funds.
3	(3) Contents.—An application described in
4	paragraph (1) shall include—
5	(A) information on the training and edu-
6	cation that will be provided through the grant
7	to workers in the cannabis industry and persons
8	hiring workers in the cannabis industry;
9	(B) information on any geographic area
10	targeted by the activities supported through the
11	grant; and
12	(C) the method by which the eligible entity
13	will measure the results of the activities sup-
14	ported through the grant and a method by
15	which the eligible entity will assess the demo-
16	graphics of the workers served by such activi-
17	ties.
18	(d) Duration of Grants.—Each grant awarded
19	under this section shall be for a period of not more than
20	3 years.
21	(e) Amount of Grants.—Each grant awarded
22	under this section shall be in an amount not to exceed
23	\$300,000.
24	(f) REPORTING REQUIREMENTS.—Each eligible enti-
25	ty receiving a grant under this section shall, as determined

- 1 by the Secretary, report to the Secretary the demographics
- 2 of the workers served by the grant and the results of the
- 3 activities supported by the grant as such demographics
- 4 and results are measured by the methods described in the
- 5 application submitted by the entity under subsection
- 6 (c)(3)(C).
- 7 (g) APPROPRIATIONS.—In addition to amounts other-
- 8 wise available, there is appropriated, out of any funds in
- 9 the Treasury not otherwise appropriated, \$15,000,000 for
- 10 each of fiscal years 2023 through 2027 to carry out this
- 11 section.

12 TITLE VII—BANKING, HOUSING,

13 AND COMMUNITY DEVELOP-

14 **MENT**

- 15 SEC. 701. PURPOSES; SENSE OF CONGRESS.
- 16 (a) Purposes.—The purposes of this title are—
- 17 (1) to reinvest in low- or moderate-income areas
- and communities most affected by the war on drugs;
- 19 and
- 20 (2) encourage financial institutions to provide
- 21 financial services to small or minority-owned busi-
- nesses in the communities described in paragraph
- 23 (1).
- (b) Sense of Congress.—It is the sense of Con-
- 25 gress that each appropriate Federal financial supervisory

1	agency should use its authority pursuant to section 804
2	of the Community Reinvestment Act of 1977 (12 U.S.C.
3	2901) when examining financial institutions to encourage
4	the institutions to help meet the credit needs of the local
5	communities in which they are chartered, consistent with
6	the safe and sound operation of such institutions, includ-
7	ing those communities that are most affected by the war
8	on drugs.
9	SEC. 702. REQUIREMENTS FOR FILING SUSPICIOUS ACTIV-
10	ITY REPORTS.
11	Section 5318(g) of title 31, United States Code, is
12	amended—
13	(1) by redesignating paragraph (11) as para-
14	graph (12); and
15	(2) by inserting after paragraph (10) the fol-
16	lowing:
17	"(11) Requirements for cannabis-related
18	LEGITIMATE BUSINESSES.—
19	"(A) Definitions.—In this paragraph:
20	"(i) Cannabis.—The term 'cannabis'
21	has the meaning given the term in section
22	3 of the Cannabis Administration and Op-
23	portunity Act.
24	"(ii) Cannabis-related legitimate
25	BUSINESS; CANNABIS-RELATED SERVICE

1 PROVIDER.—The terms 'cannabis-rela	ted
legitimate business' and 'cannabis-rela	ted
service provider' have the meanings gives	ven
the terms in section 3 of the Small Bu	ısi-
ness Act (15 U.S.C. 632).	
6 "(iii) Financial service.—The te	erm
'financial service'—	
3 "(I) means—	
9 "(aa) a financial product	or
service, as defined in sect	ion
1 1002 of the Consumer Finance	cial
Protection Act of 2010 ((12
U.S.C. 5481), regardless if	the
4 customer receiving the product	or
service is a consumer or comm	ier-
cial entity; and	
7 "(bb) a financial product	or
service, or any combination	of
products and services, permit	ted
to be provided by—	
1 "(AA) a national ba	ınk
or a financial subsidia	ary
pursuant to the author	rity
4 provided under the pa	ra-
graph designated as	the

1	'Seventh' of section 5136 of
2	the Revised Statutes (12
3	U.S.C. 24) or section 5136A
4	of the Revised Statutes (12
5	U.S.C. 24a); or
6	"(BB) a Federal credit
7	union, pursuant to the au-
8	thority provided under the
9	Federal Credit Union Act
10	(12 U.S.C. 1751 et seq.);
11	and
12	"(II) includes—
13	"(aa) the business of insur-
14	ance;
15	"(bb) whether performed di-
16	rectly or indirectly, the author-
17	izing, processing, clearing, set-
18	tling, billing, transferring for de-
19	posit, transmitting, delivering, in-
20	structing to be delivered, recon-
21	ciling, collecting, or otherwise ef-
22	fectuating or facilitating of pay-
23	ments or funds, if such payments
24	or funds are made or transferred
25	by any means, including by the

1	use of credit cards, debit cards,
2	other payment cards, or other ac-
3	cess devices, accounts, original or
4	substitute checks, or electronic
5	funds transfers;
6	"(cc) acting as a money
7	transmitting business that di-
8	rectly or indirectly makes use of
9	a depository institution in con-
10	nection with effectuating or fa-
11	cilitating a payment for a can-
12	nabis-related legitimate business
13	or cannabis-related service pro-
14	vider in compliance with section
15	5330 of title 31, United States
16	Code, and any applicable State
17	law; and
18	"(dd) acting as an armored
19	car service for processing and de-
20	positing with a depository institu-
21	tion or a Federal reserve bank
22	with respect to any monetary in-
23	struments, as defined in section
24	1956(c) of title 18, United States
25	Code.

1	"(B) Report.—With respect to a financial
2	institution or any director, officer, employee, or
3	agent of a financial institution that reports a
4	suspicious transaction pursuant to this sub-
5	section, if the reason for the report relates to
6	a cannabis-related legitimate business or can-
7	nabis-related service provider, the report shall
8	comply with appropriate guidance issued by the
9	Financial Crimes Enforcement Network. Not
10	later than the end of the 180-day period begin-
11	ning on the date of enactment of this para-
12	graph, the Secretary shall update the February
13	14, 2014, guidance titled 'BSA Expectations
14	Regarding Marijuana-Related Businesses
15	(FIN-2014-G001) or issue new regulations to
16	ensure that the guidance—
17	"(i) is consistent with the purpose and
18	intent of the Cannabis Administration and
19	Opportunity Act;
20	"(ii) addresses the deposit and move-
21	ment of cash held by cannabis-legitimate
22	business or cannabis-related service pro-
23	vider as of the date of enactment of this
24	paragraph; and

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"(iii) does not significantly inhibit the provision of financial services to a cannabis-related legitimate business or cannabis-related service provider in the United States.

"(C) Purpose.—Any guidance or regulation required under this section shall ensure that a financial institution and any director, employee, officer, or agent of a financial institution continues to report suspicious activities related to cannabis-related legitimate businesses and preserve the ability of the Financial Crimes Enforcement Network and law enforcement to prevent and combat illicit activity. The Financial Crimes Enforcement Network shall promulgate regulations or issue guidance as necessary on financial institutions that provide financial services to cannabis-related legitimate businesses, cannabis-related service providers, or employees, owners, or operators, regarding obligations related to anti-money laundering and under this subchapter, including addressing the filing of suspicious activity reports consistent with this section, customer due diligence requirements, indirect relationships with can-

1 nabis-related legitimate businesses, and 2 verification and documentation requirements for 3 financial institutions intending to handle funds 4 from cannabis-related legitimate businesses to ensure such funds are clearly linked with law, 6 other lawful activity, and regulations. The Sec-7 retary shall ensure that such regulations are 8 consistent with the purpose and intent of the 9 Cannabis Administration and Opportunity Act 10 while ensuring the Financial Crimes Enforce-11 ment Network has sufficient resources to pre-12 vent and combat illicit activity.".

13 SEC. 703. GUIDANCE AND EXAMINATION PROCEDURES.

14 Not later than 180 days after the date of enactment 15 of this Act and consistent with the updated Financial Crimes Enforcement Network guidance described in para-16 17 graph (11)(B) of section 5318(g) of title 31, United States 18 Code, as added by section 702 of this title, the Financial Institutions Examination Council, in consultation with the 19 Financial Crimes Enforcement Network, shall develop uni-20 21 form guidance and examination procedures for depository institutions that provide financial services to cannabis-related legitimate businesses and cannabis-related service providers.

1 SEC. 704. INVESTMENT IN COMMUNITIES.

- 2 (a) CDFI SUPPORT.—In addition to funds otherwise
- 3 available, there is appropriated out of any money in the
- 4 Treasury not otherwise appropriated, \$200,000,000 for
- 5 each of fiscal years 2023 through 2027 to the Community
- 6 Development Financial Institutions Fund established
- 7 under section 104 of the Community Development Bank-
- 8 ing and Financial Institutions Act of 1994 (12 U.S.C.
- 9 4703) to provide grants to expand lending and investment
- 10 in low- or moderate-income areas, including those most af-
- 11 fected by the war on drugs.
- 12 (b) MDI SUPPORT.—In addition to funds otherwise
- 13 available, there is appropriated out of any money in the
- 14 Treasury not otherwise appropriated, \$200,000,000 for
- 15 each of fiscal years 2023 through 2027 to the Emergency
- 16 Capital Investment Fund established under section
- 17 104A(b) of the Community Development Banking and Fi-
- 18 nancial Institutions Act of 1994 (12 U.S.C. 4703a) to
- 19 support the efforts of low- and moderate-income commu-
- 20 nity financial institutions to, among other things, provide
- 21 loans, grants, and forbearance for small businesses, mi-
- 22 nority-owned businesses, and consumers, especially in low-
- 23 income and underserved communities, including those
- 24 most affected by the war on drugs.
- 25 (c) Grants To Address Housing and Community
- 26 Development Needs of Individuals and Commu-

1	NITIES	ADVERSELY IMPACTED BY THE WAR ON
2	Drugs	<u> </u>
3		(1) Definitions.—In this subsection:
4		(A) ELIGIBLE ACTIVITY.—The term "eligi
5		ble activity"—
6		(i) means any eligible activity—
7		(I) described in title I of the
8		Housing and Community Developmen
9		Act of 1974 (42 U.S.C. 5301 et seq.)
10		the HOME Investment Partnerships
11		Act (42 U.S.C. 12721 et seq.), or sec
12		tion 415 of the McKinney-Vento
13		Homeless Assistance Act (42 U.S.C
14		11374); and
15		(II) that addresses the needs of
16		individuals and census tracts in the
17		provisions described in subclause (I)
18		and
19		(ii) does not include administrative ex
20		penses that exceed 15 percent of the
21		amount of a grant made under this sub
22		section.
23		(B) ELIGIBLE GRANTEE.—The term "eligi
24		ble grantee" includes any State, unit of loca
25		government, or Indian tribe eligible to receive a

- grant under title I of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.).
 - (C) Individual adversely impacted by the War on Drugs" has the meaning given the term in section 3062 as defined in section 3062 of the Omnibus Crime Control and Safe Streets Act of 1968, as added by section 301(a)(2) of this Act.
 - (D) STATE; UNIT OF LOCAL GOVERNMENT; INDIAN TRIBE.—The terms "State", "unit of local government", and "Indian Tribe" have the meanings given the terms in section 102 of the Housing and Community Development Act of 1974 (42 U.S.C. 5302).
 - (2) Grants.—In addition to funds otherwise available, there is appropriated out of any money in the Treasury not otherwise appropriated, \$300,000,000 for each of fiscal years 2023 through 2027 to the Secretary of Housing and Urban Development for grants to eligible grantees for eligible activities to address the housing and community development needs of—

1	(A) individuals adversely impacted by the
2	War on Drugs; and
3	(B) housing and community development
4	needs of census tracts where a disproportionate
5	share of residents are individuals described in
6	subparagraph (A), as determined by the Sec-
7	retary.
8	(3) Award Criteria.—In awarding grants
9	under this subsection, the Secretary of Housing and
10	Urban Development shall establish criteria for
11	awards as may be necessary to demonstrate that the
12	eligible grantee has the need, capacity, and commit-
13	ment to carry out a grant under this subsection to
14	address the needs described in paragraph (2).
15	(4) Administration and technical assist-
16	ANCE.—Of the amount appropriated under this sec-
17	tion, not more than 10 percent shall be available to
18	the Secretary of Housing and Urban Development
19	for administration, evaluation, and technical assist-
20	ance activities to carry out the grant program under
21	this subsection.
22	SEC. 705. FAIR HIRING IN BANKING.
23	(a) Federal Deposit Insurance Act.—Section
24	19 of the Federal Deposit Insurance Act (12 U.S.C. 1829)

25 is amended—

1	(1) by inserting after subsection (b) the fol-
2	lowing:
3	"(c) Exceptions.—
4	"(1) CERTAIN OLDER OFFENSES.—
5	"(A) In general.—With respect to an in-
6	dividual, subsection (a) shall not apply to an of-
7	fense if—
8	"(i) it has been 7 years or more since
9	the offense occurred; or
10	"(ii) the individual was incarcerated
11	with respect to the offense and it has been
12	5 years or more since the individual was
13	released from incarceration.
14	"(B) Offenses committed by individ-
15	UALS 21 OR YOUNGER.—For individuals who
16	committed an offense when they were 21 years
17	of age or younger, subsection (a) shall not
18	apply to the offense if it has been more than 30
19	months since the sentencing occurred.
20	"(C) Limitation.—This paragraph shall
21	not apply to an offense described under sub-
22	section (a)(2).
23	"(2) Expungement and sealing.—With re-
24	spect to an individual, subsection (a) shall not apply
25	to an offense if—

1	"(A) there is an order of expungement.
2	sealing, or dismissal that has been issued in re-
3	gard to the conviction in connection with such
4	offense; and
5	"(B) it is intended by the language in the
6	order itself, or in the legislative provisions
7	under which the order was issued, that the con-
8	viction shall be destroyed or sealed from the in-
9	dividual's State or Federal record, even if ex-
10	ceptions allow the record to be considered for
11	certain character and fitness evaluation pur-
12	poses.
13	"(3) De minimis exemption.—
14	"(A) In general.—Subsection (a) shall
15	not apply to such de minimis offenses as the
16	Corporation determines, by rule.
17	"(B) Confinement Criteria.—In issuing
18	rules under subparagraph (A), the Corporation
19	shall include a requirement that the offense was
20	punishable by a term of three years or less con-
21	fined in a correctional facility, where such con-
22	finement—
23	"(i) is calculated based on the time an
24	individual spent incarcerated as a punish-

1	ment or a sanction, not as pretrial deten-
2	tion; and
3	"(ii) does not include probation or pa-
4	role where an individual was restricted to
5	a particular jurisdiction or was required to
6	report occasionally to an individual or a
7	specific location.
8	"(C) Bad Check Criteria.—In setting
9	the criteria for de minimis offenses under sub-
10	paragraph (A), if the Corporation establishes
11	criteria with respect to insufficient funds
12	checks, the Corporation shall require that the
13	aggregate total face value of all insufficient
14	funds checks across all convictions or program
15	entries related to insufficient funds checks is
16	\$2,000 or less.
17	"(D) Designated lesser offenses.—
18	Subsection (a) shall not apply to certain lesser
19	offenses (including the use of a fake ID, shop-
20	lifting, trespass, fare evasion, driving with an
21	expired license or tag, and such other low-risk
22	offenses as the Corporation may designate) if 1
23	year or more has passed since the applicable
24	conviction or program entry."; and
25	(2) by adding at the end the following:

1	"(f) Consent Applications.—
2	"(1) In General.—The Corporation shall ac-
3	cept consent applications from an individual and
4	from an insured depository institution or depository
5	institution holding company on behalf of an indi-
6	vidual that are filed separately or contemporaneously
7	with a regional office of the Corporation.
8	"(2) Sponsored applications filed with
9	REGIONAL OFFICES.—Consent applications filed at a
10	regional office of the Corporation by an insured de-
11	pository institution or depository institution holding
12	company on behalf of an individual—
13	"(A) shall be reviewed by such office;
14	"(B) may be approved or denied by such
15	office, if such authority has been delegated to
16	such office by the Corporation; and
17	"(C) may only be denied by such office if
18	the general counsel of the Corporation (or a
19	designee) certifies that the denial is consistent
20	with this section.
21	"(3) Individual applications filed with
22	REGIONAL OFFICES.—Consent applications filed at a
23	regional office by an individual—
24	"(A) shall be reviewed by such office: and

1	"(B) may be approved or denied by such
2	office, if such authority has been delegated to
3	such office by the Corporation, except with re-
4	spect to—
5	"(i) cases involving an offense de-
6	scribed under subsection (a)(2); and
7	"(ii) such other high-level security
8	cases as may be designated by the Cor-
9	poration.
10	"(4) National office review.—The national
11	office of the Corporation shall—
12	"(A) review any consent application with
13	respect to which a regional office is not author-
14	ized to approve or deny the application; and
15	"(B) review any consent application that is
16	denied by a regional office, if the individual re-
17	quests a review by the national office.
18	"(5) Forms and instructions.—
19	"(A) AVAILABILITY.—The Corporation
20	shall make all forms and instructions related to
21	consent applications available to the public, in-
22	cluding on the website of the Corporation.
23	"(B) Contents.—The forms and instruc-
24	tions described under subparagraph (A) shall
25	provide a sample cover letter and a comprehen-

1	sive list of items that may accompany the appli-
2	cation, including clear guidance on evidence
3	that may support a finding of rehabilitation.
4	"(6) Consideration of Criminal History.—
5	"(A) REGIONAL OFFICE CONSIDER-
6	ATION.—In reviewing a consent application, a
7	regional office shall—
8	"(i) primarily rely on the criminal his-
9	tory record of the Federal Bureau of In-
10	vestigation; and
11	"(ii) provide such record to the appli-
12	cant to review for accuracy.
13	"(B) CERTIFIED COPIES.—The Corpora-
14	tion may not require an applicant to provide
15	certified copies of criminal history records un-
16	less the Corporation determines that there is a
17	clear and compelling justification to require ad-
18	ditional information to verify the accuracy of
19	the criminal history record of the Federal Bu-
20	reau of Investigation.
21	"(7) Consideration of Rehabilitation.—
22	Consistent with title VII of the Civil Rights Act of
23	1964 (42 U.S.C. 2000e et seq.), the Corporation
24	shall—

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"(A) conduct an individualized assessment
when evaluating consent applications that takes
into account evidence of rehabilitation, the ap-
plicant's age at the time of the conviction or
program entry, the time that has elapsed since
conviction or program entry, and the relation-
ship of individual's offense to the responsibil-
ities of the applicable position;

- "(B) consider the individual's employment history, letters of recommendation, certificates documenting participation in substance abuse programs, successful participating in job preparation and educational programs, and other relevant mitigating evidence; and
- "(C) consider any additional information the Corporation determines necessary for safety and soundness.
- "(8) SCOPE OF EMPLOYMENT.—With respect to an approved consent application filed by an insured depository institution or depository institution holding company on behalf of an individual, if the Corporation determines it appropriate, such approved consent application shall allow the individual to work for the same employer (without restrictions on the location) and across positions, except that the prior

consent of the Corporation (which may require a new application) shall be required for any proposed significant changes in the individual's security-related duties or responsibilities, such as promotion to an officer or other positions that the employer determines will require higher security screening credentials.

"(9) COORDINATION WITH THE NCUA.—In carrying out this section, the Corporation shall consult and coordinate with the National Credit Union Administration as needed to promote consistent implementation where appropriate.

"(g) DEFINITIONS.—In this section:

- "(1) Consent application.—The term 'consent application' means an application filed with Corporation by an individual (or by an insured depository institution or depository institution holding company on behalf of an individual) seeking the written consent of the Corporation under subsection (a)(1).
- "(2) Criminal offense involving dishonesty'—
- 24 "(A) means an offense under which an individual, directly or indirectly—

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1	"(i) cheats or defrauds; or
2	"(ii) wrongfully takes property belong-
3	ing to another in violation of a criminal
4	statute;
5	"(B) includes an offense that Federal,
6	State, or local law defines as dishonest, or for
7	which dishonesty is an element of the offense;
8	and
9	"(C) does not include—
10	"(i) a misdemeanor criminal offense
11	committed more than one year before the
12	date on which an individual files a consent
13	application, excluding any period of incar-
14	ceration; or
15	"(ii) an offense involving the posses-
16	sion of controlled substances.
17	"(3) Pretrial diversion or similar pro-
18	GRAM.—The term 'pretrial diversion or similar pro-
19	gram' means a program characterized by a suspen-
20	sion or eventual dismissal or reversal of charges or
21	criminal prosecution upon agreement by the accused
22	to restitution, drug or alcohol rehabilitation, anger
23	management, or community service.".

1	(b) Federal Credit Union Act.—Section 205(d)
2	of the Federal Credit Union Act (12 U.S.C. 1785(d)) is
3	amended by adding at the end the following:
4	"(4) Exceptions.—
5	"(A) CERTAIN OLDER OFFENSES.—
6	"(i) In general.—With respect to an
7	individual, paragraph (1) shall not apply to
8	an offense if—
9	"(I) it has been 7 years or more
10	since the offense occurred; or
11	"(II) the individual was incarcer-
12	ated with respect to the offense and it
13	has been 5 years or more since the in-
14	dividual was released from incarcer-
15	ation.
16	"(ii) Offenses committed by indi-
17	VIDUALS 21 OR YOUNGER.—For individuals
18	who committed an offense when they were
19	21 years of age or younger, paragraph (1)
20	shall not apply to the offense if it has been
21	more than 30 months since the sentencing
22	occurred.
23	"(iii) Limitation.—This subpara-
24	graph shall not apply to an offense de-
25	scribed under paragraph (1)(B).

1	"(B) Expungement and sealing.—With
2	respect to an individual, paragraph (1) shall not
3	apply to an offense if—
4	"(i) there is an order of expungement,
5	sealing, or dismissal that has been issued
6	in regard to the conviction in connection
7	with such offense; and
8	"(ii) it is intended by the language in
9	the order itself, or in the legislative provi-
10	sions under which the order was issued,
11	that the conviction shall be destroyed or
12	sealed from the individual's State or Fed-
13	eral record, even if exceptions allow the
14	record to be considered for certain char-
15	acter and fitness evaluation purposes.
16	"(C) DE MINIMIS EXEMPTION.—
17	"(i) In General.—Paragraph (1)
18	shall not apply to such de minimis offenses
19	as the Board determines, by rule.
20	"(ii) Confinement Criteria.—In
21	issuing rules under clause (i), the Board
22	shall include a requirement that the of-
23	fense was punishable by a term of three
24	years or less confined in a correctional fa-
25	cility, where such confinement—

1 "(I) is calculated based on the
time an individual spent incarcerated
as a punishment or a sanction, not as
4 pretrial detention; and
5 "(II) does not include probation
or parole where an individual was re-
7 stricted to a particular jurisdiction or
8 was required to report occasionally to
9 an individual or a specific location.
0 "(iii) Bad Check Criteria.—In set-
1 ting the criteria for de minimis offenses
2 under clause (i), if the Board establishes
3 criteria with respect to insufficient funds
checks, the Board shall require that the
aggregate total face value of all insufficient
funds checks across all convictions or pro-
7 gram entries related to insufficient funds
8 checks is \$2,000 or less.
9 "(iv) Designated Lesser of-
0 Fenses.—Paragraph (1) shall not apply to
1 certain lesser offenses (including the use of
a fake ID, shoplifting, trespass, fare eva-
sion, driving with an expired license or tag.
and such other low-risk offenses as the
Board may designate) if 1 year or more

1	has passed since the applicable conviction
2	or program entry.
3	"(5) Consent applications.—
4	"(A) IN GENERAL.—The Board shall ac-
5	cept consent applications from an individual
6	and from an insured credit union on behalf of
7	an individual that are filed separately or con-
8	temporaneously with a regional office of the
9	Board.
10	"(B) Sponsored applications filed
11	WITH REGIONAL OFFICES.—Consent applica-
12	tions filed at a regional office of the Board by
13	an insured credit union on behalf of an indi-
14	vidual—
15	"(i) shall be reviewed by such office;
16	"(ii) may be approved or denied by
17	such office, if such authority has been dele-
18	gated to such office by the Board; and
19	"(iii) may only be denied by such of-
20	fice if the general counsel of the Board (or
21	a designee) certifies that the denial is con-
22	sistent with this section.
23	"(C) Individual applications filed
24	WITH REGIONAL OFFICES.—Consent applica-

1	tions filed at a regional office by an indi-
2	vidual—
3	"(i) shall be reviewed by such office;
4	and
5	"(ii) may be approved or denied by
6	such office, if such authority has been dele-
7	gated to such office by the Board, except
8	with respect to—
9	"(I) cases involving an offense
10	described under paragraph (1)(B);
11	and
12	"(II) such other high-level secu-
13	rity cases as may be designated by the
14	Board.
15	"(D) NATIONAL OFFICE REVIEW.—The
16	national office of the Board shall—
17	"(i) review any consent application
18	with respect to which a regional office is
19	not authorized to approve or deny the ap-
20	plication; and
21	"(ii) review any consent application
22	that is denied by a regional office, if the
23	individual requests a review by the national
24	office.
25	"(E) Forms and instructions.—

1	"(i) Availability.—The Board shall
2	make all forms and instructions related to
3	consent applications available to the public,
4	including on the website of the Board.
5	"(ii) Contents.—The forms and in-
6	structions described under clause (i) shall
7	provide a sample cover letter and a com-
8	prehensive list of items that may accom-
9	pany the application, including clear guid-
10	ance on evidence that may support a find-
11	ing of rehabilitation.
12	"(F) Consideration of Criminal His-
13	TORY.—
14	"(i) Regional office consider-
15	ATION.—In reviewing a consent applica-
16	tion, a regional office shall—
17	"(I) primarily rely on the crimi-
18	nal history record of the Federal Bu-
19	reau of Investigation; and
20	"(II) provide such record to the
21	applicant to review for accuracy.
22	"(ii) Certified copies.—The Board
23	may not require an applicant to provide
24	certified copies of criminal history records
25	unless the Board determines that there is

1	a clear and compelling justification to re-
2	quire additional information to verify the
3	accuracy of the criminal history record of
4	the Federal Bureau of Investigation.
5	"(G) Consideration of Rehabilita-
6	TION.—Consistent with title VII of the Civil
7	Rights Act of 1964 (42 U.S.C. 2000e et seq.),
8	the Board shall—
9	"(i) conduct an individualized assess-
10	ment when evaluating consent applications
11	that takes into account evidence of reha-
12	bilitation, the applicant's age at the time
13	of the conviction or program entry, the
14	time that has elapsed since conviction or
15	program entry, and the relationship of in-
16	dividual's offense to the responsibilities of
17	the applicable position;
18	"(ii) consider the individual's employ-
19	ment history, letters of recommendation,
20	certificates documenting participation in
21	substance abuse programs, successful par-
22	ticipating in job preparation and edu-
23	cational programs, and other relevant miti-
24	gating evidence: and

1	"(iii) consider any additional informa-
2	tion the Board determines necessary for
3	safety and soundness.

"(H) Scope of employment.—With respect to an approved consent application filed by an insured credit union on behalf of an individual, if the Board determines it appropriate, such approved consent application shall allow the individual to work for the same employer (without restrictions on the location) and across positions, except that the prior consent of the Board (which may require a new application) shall be required for any proposed significant changes in the individual's security-related duties or responsibilities, such as promotion to an officer or other positions that the employer determines will require higher security screening credentials.

"(I) COORDINATION WITH FDIC.—In carrying out this subsection, the Board shall consult and coordinate with the Federal Deposit Insurance Corporation as needed to promote consistent implementation where appropriate.

"(6) Definitions.—In this subsection:

1	"(A) Consent application.—The term
2	'consent application' means an application filed
3	with Board by an individual (or by an insured
4	credit union on behalf of an individual) seeking
5	the written consent of the Board under para-
6	graph (1)(A).
7	"(B) Criminal offense involving dis-
8	HONESTY.—The term 'criminal offense involv-
9	ing dishonesty'—
10	"(i) means an offense under which an
11	individual, directly or indirectly—
12	"(I) cheats or defrauds; or
13	"(II) wrongfully takes property
14	belonging to another in violation of a
15	criminal statute;
16	"(ii) includes an offense that Federal,
17	State, or local law defines as dishonest, or
18	for which dishonesty is an element of the
19	offense; and
20	"(iii) does not include—
21	"(I) a misdemeanor criminal of-
22	fense committed more than one year
23	before the date on which an individual
24	files a consent application, excluding
25	any period of incarceration; or

1	"(II) an offense involving the
2	possession of controlled substances.
3	"(C) Pretrial diversion or similar
4	PROGRAM.—The term 'pretrial diversion or
5	similar program' means a program character-
6	ized by a suspension or eventual dismissal or
7	reversal of charges or criminal prosecution upon
8	agreement by the accused to restitution, drug
9	or alcohol rehabilitation, anger management, or
10	community service.".
11	(c) REVIEW AND REPORT TO CONGRESS.—Not later
12	than the end of the 2-year period beginning on the date
13	of enactment of this Act, the Federal Deposit Insurance
14	Corporation and the National Credit Union Administra-
15	tion shall—
16	(1) review the rules issued to carry out this sec-
17	tion and the amendments made by this section on—
18	(A) the application of section 19 of the
19	Federal Deposit Insurance Act (12 U.S.C.
20	1829) and section 205(d) of the Federal Credit
21	Union Act (12 U.S.C. 1785(d));
22	(B) the number of applications for consent
23	applications under such sections; and
24	(C) the rates of approval and denial for
25	consent applications under such sections;

1	(2)	make	the	results	of	the	review	required
2	under pa	aragrap	h (1)) availab	le t	o the	public;	and

3 (3) issue a report to Congress containing any 4 legislative or regulatory recommendations for ex-5 panding employment opportunities for those with a 6 previous minor criminal offense.

7 SEC. 706. FAIR ACCESS TO FINANCIAL SERVICES.

- 8 (a) IN GENERAL.—All persons shall be entitled to the 9 full and equal enjoyment of the goods, services, facilities,
- 10 privileges, and accommodations of any financial institu-
- 11 tion, as defined in section 803 of the Payment, Clearing,
- 12 and Settlement Supervision Act of 2010 (12 U.S.C. 5462),
- 13 without discrimination on the ground of race, color, reli-
- 14 gion, national origin, and sex (including sexual orientation
- 15 and gender identity).

16 (b) Private Right of Action.—

17 (1) In General.—Whenever any person has
18 engaged or there are reasonable grounds to believe
19 that any person is about to engage in any act or
20 practice prohibited by subsection (a), a civil action
21 for preventive relief, including an application for a
22 permanent or temporary injunction, restraining
23 order, or other order, may be instituted by the per-

son aggrieved.

- 1 (2) Costs.—In any action commenced pursu-2 ant to this section, the court, in its discretion, may 3 allow the prevailing party, other than the United 4 States, a reasonable attorney's fee as part of the 5 costs, and the United States shall be liable for costs 6 the same as a private person.
 - (3) JURISDICTION.—The district courts of the United States shall have jurisdiction of proceedings instituted pursuant to this section and shall exercise the same without regard to whether the aggrieved party shall have exhausted any administrative or other remedies that may be provided by law.
 - (4) Exclusive means.—The remedies provided in this subsection shall be the exclusive means of enforcing the rights based on this section, but nothing in this section shall preclude any individual or any State or local agency from asserting any right based on any other Federal or State law not inconsistent with this section, including any statute or ordinance requiring nondiscrimination in goods, services, facilities, privileges, and accommodations of any financial institution, or from pursuing any remedy, civil or criminal, which may be available for the vindication or enforcement of such right.

1	SEC. 707. CONSUMER PROTECTIONS FOR INDIVIDUALS
2	WITH NONVIOLENT CRIMINAL RECORD.
3	No institution may deny financial services to an ap-
4	plicant solely based on a prior conviction for a nonviolent
5	cannabis offense.
6	TITLE VIII—MISCELLANEOUS
7	SEC. 801. COMPTROLLER GENERAL REVIEW OF LAWS AND
8	REGULATIONS.
9	(a) In General.—The Comptroller General shall
10	conduct a review of Federal laws, regulations, and policies
11	to—
12	(1) determine if any changes in them are desir-
13	able in the light of the purposes and provisions of
14	this Act;
15	(2) identify any use of the terms "marijuana"
16	or "marihuana" in the rulings, regulations, or inter-
17	pretations of various administrative bureaus and
18	agencies of the United States and recommend that
19	such terms be replaced with the term "cannabis";
20	and
21	(3) identify any use of the terms "marijuana"
22	or "marihuana" in the statutes of the United States
23	and propose any amendments necessary to such
24	statutes to replace such terms with the term "can-
25	nabis''.

1	(b) Report.—Not later than 2 years after the date
2	of the enactment of this Act, the Comptroller General shall
3	make to Congress and the relevant agencies such rec-
4	ommendations relating to the results of the review de-
5	scribed in subsection (a) as the Comptroller General
6	deems appropriate.
7	SEC. 802. CANNABIS PRODUCTS ADVISORY COMMITTEE.
8	(a) Establishment.—
9	(1) In general.—There is established the
10	Cannabis Products Advisory Committee (in this sec-
11	tion referred to as the "Committee").
12	(2) Purpose.—The Committee shall advise any
13	relevant Federal regulatory body, agency, or bureau
14	regarding the administration of this Act (including
15	any amendments made by this Act).
16	(b) Membership.—
17	(1) Appointments.—
18	(A) IN GENERAL.—The Committee shall be
19	composed of 22 members who are appointed by
20	the Secretary of Health and Human Services
21	(in this section referred to as the "Secretary").
22	(B) Date.—The Secretary shall make the
23	appointments described in subparagraph (A)
24	not later than 60 days after the date of enact-
25	ment of this section

1	(2) Term of Service.—
2	(A) IN GENERAL.—Each member of the
3	Committee shall serve a term of 5 years from
4	the date of appointment by the Secretary. No
5	member may be removed prior to the expiration
6	of his or her term without a showing of good
7	cause.
8	(B) REAPPOINTMENT.—A member may be
9	reappointed but may not serve more than 2
10	terms.
11	(C) VACANCIES.—
12	(i) IN GENERAL.—Any vacancy in the
13	Committee shall be filled by the Secretary
14	not later than 90 days after the vacancy.
15	(ii) Term.—A member appointed to
16	fill a vacancy in the Committee shall serve
17	as a member of the Committee for the re-
18	mainder of the original term of appoint-
19	ment.
20	(3) Membership composition.—The Com-
21	mittee shall be composed of the following members:
22	(A) Industry stakeholders.—Three
23	representatives from the cannabis industry, not
24	less than 1 of which is an individual rep-
25	resenting a historically underrepresented com-

1	munity or an individual adversely impacted by
2	the War on Drugs (as defined in section 301 of
3	this Act), including—
4	(i) 2 individuals who represent the
5	viewpoint of cannabis cultivators and proc-
6	essors; and
7	(ii) 1 individual who represents the
8	viewpoint of cannabis wholesalers and re-
9	tailers.
10	(B) EQUITY AND SOCIAL JUSTICE ADVO-
11	CATE.—One individual with experience in equity
12	and social justice advocacy with respect to the
13	cannabis industry and criminal justice.
14	(C) STATE CANNABIS REGULATOR.—One
15	individual who represents the viewpoint of State
16	cannabis regulators.
17	(D) Consumers and Patients.—One in-
18	dividual who represents the viewpoint of can-
19	nabis consumers and patients.
20	(E) Public Health, Medicine, or
21	SCIENCE.—Four individuals who are technically
22	qualified by training and experience in public
23	health, medicine, or other sciences, including—
24	(i) 2 individuals with domestic or
25	international cannabinoid research experi-

1	ence, 1 of whom shall also have experience
2	treating patients using medical cannabis;
3	and
4	(ii) 2 individuals with experience in
5	substance use and misuse prevention,
6	intervention, and treatment, 1 of whom
7	shall have such experience pertaining to in-
8	dividuals under 21 years of age.
9	(F) Public safety.—One individual with
10	experience in public safety with respect to can-
11	nabis and the cannabis industry.
12	(G) Office of national drug control
13	POLICY.—One representative from the Office of
14	National Drug Control Policy.
15	(H) Department of veterans af-
16	FAIRS.—One representative from the Depart-
17	ment of Veterans Affairs.
18	(I) Alcohol, Tobacco, and Cannabis
19	TAX AND TRADE BUREAU.—One representative
20	from the Alcohol, Tobacco, and Cannabis Tax
21	and Trade Bureau.
22	(J) NATIONAL GOVERNORS ASSOCIA-
23	TION.—One representative from the National
24	Governors Association.

1	(K) Department of transportation.—
2	One representative from the Department of
3	Transportation.
4	(L) Department of Health and
5	HUMAN SERVICES.—Four representatives from
6	the Department of Health and Human Services,
7	including from the Food and Drug Administra-
8	tion, the Centers for Disease Control and Pre-
9	vention, the National Institutes of Health, and
10	the Substance Abuse and Mental Health Serv-
11	ices Administration.
12	(M) Labor unions.—One labor union
13	representative.
14	(N) Indian tribe.—One representative
15	from an Indian Tribe.
16	(4) Administrative support.—The Secretary
17	shall furnish the Committee clerical and other assist-
18	ance to enable the Committee to perform its duties.
19	(5) Compensation.—
20	(A) Compensation of members.—A
21	member of the Committee who is not an officer
22	or employee of the Federal Government shall be
23	compensated at a rate fixed by the Secretary,
24	which may not exceed the daily equivalent of
25	the rate in effect under the Senior Executive

L	Schedule under section 5382 of title 5, United
2	States Code, for each day (including travel
3	time) during which the member is engaged in
1	the performance of the duties of the Committee.
5	(B) Travel expenses.—While away from

- (B) TRAVEL EXPENSES.—While away from their home or regular place of business in the performance of services for the Committee, a member of the Committee shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized by section 5703 of title 5, United States Code, for persons in Government service employed intermittently.
- (6) Chair.—The Committee shall select a Chair from among the members of the Committee.
- (7) SUBCOMMITTEES.—The Committee may establish subcommittees to facilitate the ability of the Committee to discharge its duties (as described in subsection (c)).
- 19 (c) Duties.—The Committee shall—
 - (1) consider all matters submitted to it by the Secretary;
 - (2) on its own initiative, recommend to the Secretary guidelines, rules, and regulations and any changes to guidelines, rules, and regulations that the Committee considers important or necessary for the

- Secretary's review and consideration, with a focus on ensuring equity and social justice in such guidelines, rules, and regulations;
 - (3) consider the safety of introducing new cannabis products into the market;
 - (4) review and recommend public health surveillance activities to monitor population-level health effects with respect to cannabis;
 - (5) identify and prioritize gaps in the science important to public health and medicine with respect to cannabis;
 - (6) make recommendations to the Secretary of the Treasury regarding approval of waivers of disqualifying offenses with respect to permit applications under section 302(a)(2)(B) of the Federal Alcohol Administration Act (27 U.S.C. 201 et seq.) (as added by section 511); and
 - (7) not later than 1 year after the date of enactment of this section, and annually thereafter, publish a publicly available report describing the activities of the Committee, including any recommendations the Committee made to the Secretary during the reporting period and whether such recommendations were implemented.
 - (d) Meetings.—

1	(1) Frequency.—
2	(A) In General.—The Committee shall
3	meet on a quarterly basis but may meet more
4	frequently if necessary.
5	(B) CANCELLATION.—
6	(i) In general.—Subject to clause
7	(ii), the Chair may cancel a Committee
8	meeting not less than 3 business days prior
9	to such meeting if, in consultation with the
10	members of the Committee, the Chair de-
11	termines—
12	(I) the meeting is not needed; or
13	(II) there will not be a quorum
14	present at such meeting.
15	(ii) Exceptions.—Any meeting may
16	be canceled by the Chair at any time due
17	to inclement weather or an emergency situ-
18	ation.
19	(2) Voting.—
20	(A) Quorum.—
21	(i) In general.—A majority of the
22	members of the Committee shall constitute
23	a quorum.

1	(ii) Requirement.—A quorum of
2	members shall be required for any decision
3	of the Committee.
4	(iii) Effect of no quorum.—In the
5	absence of such a quorum, any business
6	transacted by the Committee shall be null
7	and void, except any measure taken to ob-
8	tain a quorum or to reschedule another
9	meeting.
10	(B) Majority vote.—Any decision by or
11	recommendation to the Secretary of the Treas-
12	ury or the Secretary of Health and Human
13	Services from the Committee shall be adopted
14	by a majority vote of the Committee.
15	(C) Consensus; vote recording.—
16	(i) In general.—Decision-making by
17	the Committee shall be by consensus when
18	possible.
19	(ii) No consensus.—
20	(I) Vote.—If consensus cannot
21	be reached by the Committee, a vote
22	of the members of the Committee will
23	be taken.
24	(II) QUORUM REQUIRED.—To
25	take a vote under subclause (I), a

1	quorum of the members shall be
2	present.
3	(III) Recording.—The results
4	of any vote taken under subclause (I)
5	shall be recorded, as well as any state-
6	ment of concurrence or disagreement,
7	if applicable.
8	(3) Teleconference.—A member may fully
9	participate in a meeting via teleconference.
10	(4) Confidentiality.—
11	(A) IN GENERAL.—Any discussion of the
12	Committee relative to the work of the Com-
13	mittee is regarded as confidential information
14	and may not be discussed in any form outside
15	the context of the Committee meetings.
16	(B) Waiver requests.—Any materials
17	submitted to the Committee under section
18	302(a)(2)(B) of the Federal Alcohol Adminis-
19	tration Act (27 U.S.C. 201 et seq.) (as added
20	by section 511), and any transcript made with
21	respect to such submission regarding any par-
22	ticular person, shall be redacted.
23	(5) Non-application of faca.—Section 10 of
24	the Federal Advisory Committee Act (5 U.S.C.
25	App.) shall not apply to any part of a meeting held

1	by the Committee with respect to a waiver request
2	submitted to the Committee under section
3	302(a)(2)(B) of the Federal Alcohol Administration
4	Act (27 U.S.C. 201 et seq.) (as added by section
5	511).
6	(e) STATEMENTS OF POLICY.—A member of the
7	Committee may not make a statement of policy that pur-
8	ports to be that of the Committee unless the Committee
9	has adopted such a policy, except that any such member
10	shall not be prohibited from stating his or her personal
11	opinion, provided the opinion is clearly identified as such.
12	(f) Termination.—Section 14 of the Federal Advi-
13	sory Committee Act (5 U.S.C. App.) shall not apply to
14	the Committee.
15	SEC. 803. DEFINITION OF HEMP UNDER USDA DOMESTIC
16	HEMP PRODUCTION PROGRAM.
17	Section 297A(1) of the Agricultural Marketing Act
18	of 1946 (7 U.S.C. 1639o(1)) is amended—
19	(1) by striking "The term" and inserting the
20	following:
21	"(A) IN GENERAL.—The term"; and
22	(2) in subparagraph (A) (as so designated), by
23	striking "with a dalta 0 totrahydrogannahinal con
۷3	striking "with a delta-9 tetrahydrocannabinol con-
23	centration of not more than 0.3 percent on a dry

1	products made or derived from such plant or parts,
2	with a total tetrahydrocannabinol equivalent con-
3	centration of not more than the allowable
4	tetrahydrocannabinol equivalent amount described in
5	subparagraph (C).
6	"(B) Total tetrahydrocannabinol
7	EQUIVALENT.—
8	"(i) In general.—Subject to clause
9	(ii), in subparagraph (A), the term 'total
10	tetrahydrocannabinol equivalent' means—
11	"(I) any tetrahydrocannabinol,
12	including—
13	"(aa) delta-8
14	tetrahydrocannabinol;
15	"(bb) delta-9
16	tetrahydrocannabinol;
17	"(cc) delta-10
18	tetrahydrocannabinol; and
19	"(dd) tetrahydrocannabinolic
20	acid; and
21	"(II) any other substance de-
22	scribed in paragraph $(ss)(1)(A)$ of sec-
23	tion 201 of the Federal Food, Drug,
24	and Cosmetic Act (21 U.S.C. 321)
25	that has similar effects on the body as

1	a substance described in item (aa),
2	(bb), or (cc) of subclause (I), includ-
3	ing through interaction with other
4	substances in the applicable product.
5	"(ii) Exclusion of isomers.—The
6	Secretary of Health and Human Services,
7	in consultation with the Secretary of the
8	Treasury and the Attorney General, may
9	exclude 1 or more isomers of
10	tetrahydrocannabinol from the definition
11	under clause (i).
12	"(C) Allowable
13	TETRAHYDROCANNABINOL EQUIVALENT
14	AMOUNT.—
15	"(i) In general.—Subject to clause
16	(ii), the allowable tetrahydrocannabinol
17	equivalent amount referred to in subpara-
18	graph (A) is—
19	"(I) except as provided in sub-
20	clause (II), 1 milligram of total
21	tetrahydrocannabinol per 100 grams
22	on a dry weight basis (or a propor-
23	tionate amount of any fraction there-
24	of); and

"(II) in the case of any specified	1
plant product described in clause (iii)	2
0.7 percent total tetrahydrocannabino	3
equivalent on a dry weight basis.	4
"(ii) Modification; determination	5
WITH RESPECT TO	6
TETRAHYDROCANNABINOLIC ACID.—For	7
purposes of clause (i), under regulations	8
promulgated by the Secretary of Health	9
and Human Services, in consultation with	10
the Secretary of the Treasury and the At	11
torney General—	12
"(I) the Secretary may modify	13
the allowable tetrahydrocannabino	14
equivalent amounts described in	15
clause (i) if the Secretary determines	16
that the effects on the body of such	17
substance or interaction of substances	18
differ significantly from the effects or	19
the body of delta-9	20
tetrahydrocannabinol; and	21
"(II) rules similar to the rules re-	22
lating to the determination of 'Total	23
THC' in section 990.1 of title 7, Code	24
of Federal Regulations (as in effect or	25

1	the date of enactment of the Cannabis
2	Administration and Opportunity Act),
3	shall apply in calculating the ratio of
4	tetrahydrocannabinolic acid described
5	in subparagraph (B)(i)(I)(dd) taken
6	into account for purposes of deter-
7	mining the allowable
8	tetrahydrocannabinol equivalent
9	amount.
10	"(iii) Specified plant product.—A
11	specified plant product referred to in
12	clause (i)(II) is any item described in para-
13	graph (ss)(1)(A) of section 201 of the Fed-
14	eral Food, Drug, and Cosmetic Act (21
15	U.S.C. 321) that does not contain any
16	item described in that paragraph that has
17	been processed, extracted, or concentrated
18	(other than harvesting, drying, curing, or
19	trimming).".
20	SEC. 804. GRANTS FOR HIRING AND TRAINING RELATING
21	TO CANNABIS ENFORCEMENT.
22	(a) Amendment.—Section 1701 of title I of the Om-
23	nibus Crime Control and Safe Streets Act of 1968 (34
24	U.S.C. 10381) is amended—

1	(1) by redesignating subsection (m) as sub-
2	section (o); and
3	(2) by inserting after subsection (l) the fol-
4	lowing:
5	"(m) COPS Grants for Small Departments To
6	COMBAT ILLICIT CANNABIS PRODUCTION AND DISTRIBU-
7	TION.—
8	"(1) Eligible entity defined.—In this sub-
9	section, the term 'eligible entity' means a law en-
10	forcement agency that—
11	"(A) has not more than 50 sworn law en-
12	forcement officers;
13	"(B) serves not more than 50,000 resi-
14	dents; and
15	"(C) demonstrates a need for additional
16	personnel to combat illicit cannabis production
17	and distribution.
18	"(2) Grants.—The Attorney General shall
19	award competitive grants to eligible entities for hir-
20	ing—
21	"(A) sworn law enforcement officers;
22	"(B) non-sworn law enforcement officers;
23	"(C) investigators; and
24	"(D) community outreach specialists.

1	"(n) Cannabis Law Education Programs and
2	TECHNICAL ASSISTANCE.—
3	"(1) Program Development.—The Attorney
4	General shall develop Federal education programs
5	and technical assistance for State and local law en-
6	forcement agencies to develop the knowledge and ex-
7	pertise necessary to ensure—
8	"(A) the enforcement of State and Federal
9	cannabis laws; and
10	"(B) that the enforcement described in
11	subparagraph (A) is consistent with the Con-
12	stitution of the United States.
13	"(2) State-specific training and guid-
14	ANCE.—The Director of the Bureau of Justice As-
15	sistance shall develop State-specific training and
16	guidance for law enforcement agencies within a ju-
17	risdiction for use in the Federal education programs
18	described in paragraph (1).
19	"(3) Grants.—The Attorney General shall
20	award grants to law enforcement agencies for the
21	costs associated with training under this sub-
22	section.".
23	(b) APPROPRIATIONS.—In addition to amounts other-
24	wise available, there is appropriated, out of any funds in
25	the Treasury not otherwise appropriated, \$15,000,000 for

- 1 each of fiscal years 2023 through 2027 to carry out this
- 2 section.
- 3 SEC. 805. SEVERABILITY.
- 4 If any provision of this Act or an amendment made
- 5 by this Act, or any application of such provision to any
- 6 person or circumstance, is held to be unconstitutional, the
- 7 remainder of this Act, the amendments made by this Act,
- 8 and the application of this Act and the amendments made
- 9 by this Act to any other person or circumstance shall not
- 10 be affected.

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