1	State of Arkansas 83rd General Assembly  A I	Q;11	
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3	Regular Session, 2001	HOUSE BILL	1303
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5	By: Representative Lendall		
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8	For An Act T		
9	AN ACT TO PERMIT THE MEDICA	L USE OF MARIJUANA; AND FOR	
10	OTHER PURPOSES.		
11	Sub	titla	
12 13	AN ACT TO PERMIT THE M		
13	MARIJUANA.	IEDICAL USE OF	
15	WARI JUANA.		
16			
17	BE IT ENACTED BY THE GENERAL ASSEMBLY O	F THE STATE OF ARKANSAS:	
18	DE 11 ENVIOLED DI THE GENERALE AGGENIDET O	THE STATE OF AMOUNTS.	
19	SECTION 1. This act may be referr	ed to and cited as the "Arkansas	
20	Medical Marijuana Act".		
21			
22	SECTION 2. The General Assembly	finds that:	
23	(1) Patients and doctors have fo	und marijuana to be an effective	
24	treatment for suffering caused by debil	itating medical conditions, and	
25	therefore, marijuana should be treated	like other medicines;	
26	(2) Arkansans suffering from deb	ilitating medical conditions should	l be
27	allowed to use small amounts of marijua	na without fear of civil or crimina	<u>1  </u>
28	penalties when their doctors advise tha	t such use may provide a medical	
29	benefit to them and when other reasonab	le restrictions are met regarding t	:hat
30	use;		
31	(3) Arkansans with debilitating	medical conditions who may benefit	from
32	the medical use of marijuana should be	able to discuss freely with their	
33	doctors the possible risks and benefits	of medical marijuana use and to ha	<u>ive</u>
34	the benefit of their doctor's profession	nal advice; and	
35	(4) The General Assembly intends	to make only those changes to exis	sti ng
36	Arkansas laws that are necessary to pro	tect patients and their doctors fro	m

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1	criminal and civil penalties, and are not intended to change current civil and
2	criminal laws governing the use of marijuana for nonmedical purposes.
3	
4	SECTION 3. <u>Definitions</u> . For purposes of this act:
5	(1) "Attending physician" means a medical doctor licensed by the
6	Arkansas State Medical Board who has primary responsibility for the care and
7	treatment of a person diagnosed with a debilitating medical condition;
8	(2) "Debilitating medical condition" means:
9	(A) Cancer, glaucoma, positive status for human immunodeficiency
10	virus or acquired immune deficiency syndrome, or treatment for these
11	conditions;
12	(B) A medical condition or treatment for a medical condition that
13	produces, for a specific patient, one or more of the following:
14	<u>(i) Cachexi a;</u>
15	<u>(ii) Severe pain;</u>
16	<u>(iii) Severe nausea;</u>
17	(iv) Seizures, including seizures caused by epilepsy; or
18	(v) Persistent muscle spasms, including but not limited to
19	spasms caused by multiple sclerosis; or
20	(C) Any other medical condition or treatment for a medical
21	condition adopted by the department by regulation or approved by the
22	department pursuant to a petition under section 14 of this subchapter
23	requesting that a particular disease or condition be included among the
24	diseases and conditions that qualify as debilitating medical conditions;
25	(3) "Delivery" means the actual, constructive, or attempted transfer
26	from one (1) person to another of a controlled substance or counterfeit
27	substance in exchange for money or anything of value, whether or not there is
28	an agency relationship;
29	(4)(A) "Designated primary caregiver" means an individual eighteen (18)
30	years of age or older who has significant responsibility for managing the
31	well-being of a person who has been diagnosed with a debilitating medical
32	condition and who is designated as such on that person's application for a
33	registry identification card or in other written notification to the
34	<u>department.</u>
35	(B) "Designated primary caregiver" does not include the person's
36	attending physician;

- (5) "Department" means the Department of Health; (6)(A) "Marijuana" means all parts and any variety and/or species of the plant Cannabis that contains THC (Tetrahydrocannabinol) whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin. (B) It does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any
  - produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture, or preparation of the mature stalks (except the resin extracted therefrom), fiber, oil, or cake, or the sterilized seed of the plant which is incapable of germination;
  - (7) "Medical use of marijuana" means the production, possession, delivery, or administration of marijuana, or paraphernalia used to administer marijuana, as necessary for the exclusive benefit of a person to mitigate the symptoms or effects of his or her debilitating medical condition;
- (8) "Production" includes the manufacture, planting, cultivation,
   growing, or harvesting of a controlled substance;
  - (9) "Registry identification card" means a document issued by the department that identifies a person authorized to engage in the medical use of marijuana and the person's designated primary caregiver, if any;
  - (10) "Usable marijuana" means the dried leaves and flowers of the plant Cannabis and any mixture or preparation thereof that are appropriate for medical use. "Usable marijuana" does not include the seeds, stalks and roots of the plant; and
  - (11) "Written documentation" means a statement signed by the attending physician of a person diagnosed with a debilitating medical condition or copies of the person's relevant medical records.

SECTION 4. (a) Except as provided in this subchapter, a person engaged in or assisting in the medical use of marijuana is excepted from the criminal laws of the state for possession, delivery or production of marijuana, aiding and abetting another in the possession, delivery or production of marijuana or any other criminal offense in which possession, delivery or production of marijuana is an element if the following conditions have been satisfied:

(1) The person holds a registry identification card, has applied for a registry identification card, or is the designated primary caregiver of

1	a cardholder or applicant; and
2	(2) The person who has a debilitating medical condition and his
3	or her primary caregiver are collectively in possession of, delivering or
4	producing marijuana for medical use in the amounts allowed in Section 7 of
5	this subchapter.
6	(b)(1) The department shall establish and maintain a program for the
7	issuance of registry identification cards.
8	(2) The department shall issue a registry identification card to
9	any person eighteen (18) years of age or older who pays a fee in the amount
10	established by the department and provides the following:
11	(A) Valid, written documentation from the person's
12	attending physician stating that the person has been diagnosed with a
13	debilitating medical condition and that the medical use of marijuana may
14	mitigate the symptoms or effects of the person's debilitating medical
15	condi ti on;
16	(B) The name, address and date of birth of the person;
17	(C) The name, address and telephone number of the person's
18	attending physician; and
19	(D) The name and address of the person's designated primary
20	caregiver, if the person has designated a primary caregiver at the time of
21	application.
22	(c) The department shall issue a registry identification card to a
23	person who is under eighteen (18) years of age if the person submits the
24	materials required under subsection (b) and one of the person's parents or
25	legal guardians signs a written statement that:
26	(1) The person's attending physician has explained to the person
27	and to one of the person's parents or legal guardians the possible risks and
28	benefits of the medical use of marijuana;
29	(2) The parent or legal guardian consents to the use of marijuana
30	by the person for medical purposes;
31	(3) The parent or legal guardian agrees to serve as the person's
32	designated primary caregiver; and
33	(4) The parent or legal guardian agrees to control the
34	acquisition of marijuana and the dosage and frequency of use by the person.
35	(d)(1) A person applying for a registry identification card may submit
36	the information required in subsection (b) to a local health unit of the

1	Department of Health for transmittal to the department.
2	(2) A local health unit of the Department of Health that receives
3	that information shall transmit the information to the department within five
4	(5) days after receipt.
5	(3) Information regarding registry identification cards received
6	by a local health unit of the Department of Health shall be confidential and
7	not subject to disclosure except as required to transmit the information to
8	the department.
9	(e) The department shall verify the information contained in an
10	application submitted pursuant to this section and shall approve or deny an
11	application within thirty (30) calendar days after receipt of the application.
12	(1) The department may deny an application only for the following
13	reasons:
14	(A) The applicant did not provide the information required
15	to establish his or her debilitating medical condition and to document his or
16	her consultation with an attending physician regarding the medical use of
17	marijuana in connection with such condition; or
18	(B) The department determines that the information provided
19	was fal si fi ed.
20	(2)(A) Denial of a registry identification card shall be
21	considered a final department action subject to judicial review.
22	(B) Only the person whose application has been denied, or,
23	in the case of a person under the age of eighteen (18) years of age whose
24	application has been denied, the person's parent or legal guardian shall have
25	standing to contest the department's action.
26	(3) Any person whose application has been denied may not reapply
27	for six (6) months after the date of the denial, unless so authorized by the
28	department or a court of competent jurisdiction.
29	(f)(1) If the department has verified the information submitted in an
30	application for a registry identification card and none of the reasons for
31	denial listed in subdivision (e)(1) are applicable, the department shall issue
32	a serially numbered registry identification card within five (5) calendar days
33	after verification of the information. The registry identification card shall
34	state:
35	(A) The cardholder's name, address and date of birth;
36	(B) The date of issuance and expiration date of the

1	registry identification card;
2	(C) The name and address of the person's designated primary
3	caregiver, if any; and
4	(D) Such other information as the department may specify by
5	regul ati on.
6	(2)(A) When the person to whom the department has issued a
7	registry identification card pursuant to this section has specified a
8	designated primary caregiver, the department shall issue a registry
9	identification card to the designated primary caregiver.
10	(B) The primary caregiver's registry identification card
11	shall contain the information required in subdivision (f)(1).
12	(g)(1) A person who possesses a registry identification card shall:
13	(A) Notify the department of any change in the person's
14	name, address, attending physician or designated primary caregiver; and
15	(B) Annually submit to the department:
16	(i) Updated written documentation of the person's
17	debilitating medical condition; and
18	(ii) The name of the person's designated primary
19	caregiver if a primary caregiver has been designated for the upcoming year.
20	(2)(A) If a person who possesses a registry identification card
21	fails to comply with this subsection, the card shall be deemed expired.
22	(B) If a registry identification card expires, the
23	identification card of any designated primary caregiver of the cardholder
24	shall also expire.
25	(h)(1) A person who possesses a registry identification card and who
26	has been diagnosed by the person's attending physician as no longer having a
27	debilitating medical condition shall return the registry identification card
28	to the department within seven (7) calendar days after notification of the
29	di agnosi s.
30	(2) Any designated primary caregiver shall return his or her
31	identification card within the same period of time.
32	(i)(1) A person who has applied for a registry identification card but
33	whose application has not yet been approved or denied, and who is contacted by
34	any law enforcement officer in connection with his or her administration,
35	possession, delivery or production of marijuana for medical use may provide to
36	the law enforcement officer a copy of the written documentation submitted to

1	the department and proof of the date of mailing or other transmission of the
2	documentation to the department.
3	(2) This documentation shall have the same legal effect as a
4	registry identification card until such time as the person receives
5	notification that the application has been approved or denied.
6	
7	SECTION 5. (a) No person authorized to possess, deliver or produce
8	marijuana for medical use shall be excepted from the criminal laws of this
9	state or shall be deemed to have established an affirmative defense to
10	criminal charges of which possession, delivery or production of marijuana is
11	an element if the person, in connection with the facts giving rise to such
12	charges:
13	(1) Drives under the influence of marijuana;
14	(2) Engages in the medical use of marijuana in a public place, or
15	<u>in public view;</u>
16	(3) Delivers marijuana to any individual who the person knows is
17	not in possession of a registry identification card; or
18	(4) Delivers marijuana for consideration to any individual, even
19	if the individual is in possession of a registry identification card.
20	(b) In addition to any other penalty allowed by law, a person whom the
21	department finds has willfully violated the provisions of this subchapter or
22	regulations adopted under this subchapter may be precluded from obtaining or
23	using a registry identification card for the medical use of marijuana for $\underline{a}$
24	period of up to six (6) months, at the discretion of the department.
25	
26	SECTION 6. (a) Except as provided in sections 5 and 11 of this
27	subchapter, it is an affirmative defense to a criminal charge of possession or
28	production of marijuana, or any other criminal offense in which possession or
29	production of marijuana is an element, that the person charged with the
30	offense is a person who:
31	(1) Has been diagnosed with a debilitating medical condition and
32	been advised by his or her attending physician that the medical use of
33	marijuana may mitigate the symptoms or effects of that debilitating medical
34	condi ti on;
35	(2) Is engaged in the medical use of marijuana; and
36	(3) Possesses or produces marijuana only in the amounts permitted

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- under section 7 of this subchapter, if the person proves by a preponderance of the evidence that the greater amount is medically necessary to mitigate the symptoms or effects of the person's debilitating medical condition.
  - (b) It is not necessary for a person asserting an affirmative defense under subsection (a) to have received a registry identification card in order to assert the affirmative defense established under subsection (a).
  - (c) No person who claims that marijuana provides medically necessary benefits and who is charged with a crime pertaining to such use of marijuana shall be precluded from presenting in his or her defense evidence supporting the necessity of marijuana for treatment of a specific disease or medical condition, provided that the amount of marijuana at issue is no greater than permitted under section 7 of this subchapter.

- may engage in, and a designated primary caregiver of such a person may assist in, the medical use of marijuana only as justified to mitigate the symptoms or effects of the person's debilitating medical condition. Except as allowed in subsection (b), a registry identification cardholder and that person's designated primary caregiver may not collectively possess, deliver or produce more than the following:
- (1) If the person is present at a location at which marijuana is not produced, including any residence associated with that location, one (1) ounce of usable marijuana; and
- (2) If the person is present at a location at which marijuana is produced, including any residence associated with that location, three (3) mature marijuana plants, four (4) immature marijuana plants and one (1) ounce of usable marijuana per each mature plant.
- (b) If the individuals described in subsection (a) possess, deliver or produce marijuana in excess of the amounts allowed in subsection (a), such individuals are not excepted from the criminal laws of the state but may establish an affirmative defense to such charges, by a preponderance of the evidence, that the greater amount is medically necessary to mitigate the symptoms or effects of the person's debilitating medical condition.
- (c) The department shall define by regulation when a marijuana plant is mature and when it is immature for purposes of this subchapter.

1	SECTION 8. (a) Possession of a registry identification card or
2	designated primary caregiver identification card shall not alone constitute
3	probable cause to search the person or property of the cardholder or otherwise
4	subject the person or property of the cardholder to inspection by any
5	governmental agency.
6	(b)(1) Any property interest possessed, owned or used in connection
7	with the medical use of marijuana or acts incidental to the medical use of
8	marijuana that has been seized by state or local law enforcement officers
9	shall not be harmed, neglected, injured or destroyed while in the possession
10	of any law enforcement agency.
11	(2) No property interest possessed, owned or used in connection
12	with the medical use of marijuana or acts may be forfeited under any provision
13	of law providing for the forfeiture of property other than as a sentence
14	imposed after conviction of a criminal offense.
15	(3)(A) Marijuana and paraphernalia used to administer marijuana
16	that was seized by any law enforcement officer shall be returned immediately
17	upon a determination by the prosecuting attorney in whose county the property
18	was seized, or his or her designee, that the person from whom the marijuana or
19	paraphernalia used to administer marijuana was seized is entitled to the
20	protections contained in this subchapter.
21	(B) A determination that the person from whom the marijuana
22	or paraphernalia used to administer marijuana was seized is entitled to the
23	protections contained in this subchapter may be evidenced, for example, by:
24	(i) A decision not to prosecute;
25	(ii) The dismissal of charges; or
26	<u>(iii) Acquittal.</u>
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28	SECTION 9. <u>No attending physician may be subjected to civil penalty or</u>
29	discipline by the Arkansas State Medical Board for:
30	(1) Advising a person whom the attending physician has diagnosed
31	as having a debilitating medical condition, or a person who the attending
32	physician knows has been so diagnosed by another physician licensed in this
33	state, about the risks and benefits of medical use of marijuana or that the
34	medical use of marijuana may mitigate the symptoms or effects of the person's
35	debilitating medical condition, provided the advice is based on the attending
36	physician's personal assessment of the person's medical history and current

1	medical condition; or
2	(2) Providing the written documentation necessary for issuance of
3	a registry identification card, if the documentation is based on the attending
4	physician's personal assessment of the applicant's medical history and current
5	medical condition and the physician has discussed the potential medical risks
6	and benefits of the medical use of marijuana with the applicant.
7	
8	SECTION 10. No professional licensing board may impose a civil penalty
9	or take other disciplinary action against a licensee based on the licensee's
10	medical use of marijuana or actions taken by the licensee that are necessary
11	to carry out the licensee's role as a designated primary caregiver to a person
12	who possesses a lawful registry identification card.
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14	SECTION 11. Nothing in this act shall protect a person from a criminal
15	cause of action based on possession, production, or delivery of marijuana that
16	is not authorized by this subchapter.
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18	SECTION 12. (a)(1) The department shall create and maintain a list of
19	the persons to whom the department has issued registry identification cards
20	and the names of any designated primary caregivers.
21	(2) Except as provided in subsection (b), the list shall be
22	confidential and not subject to public disclosure.
23	(b) Names and other identifying information from the list established
24	pursuant to subsection (a) may be released to:
25	(1) Authorized employees of the department as necessary to
26	perform official duties of the department; and
27	(2) Authorized employees of state or local law enforcement
28	agencies, only as necessary to verify that a person is a lawful possessor of a
29	registry identification card or that a person is the designated primary
30	caregiver of a lawful possessor of a registry identification card.
31	
32	SECTION 13. (a) If a person who possesses a registry identification
33	card chooses to have a designated primary caregiver, the person must designate
34	the primary caregiver by including the primary caregiver's name and address:
35	(1) On the person's application for a registry identification
36	card;

1	(2) In the annual updated information required under this
2	subchapter; or
3	(3) In a written, signed statement submitted to the department.
4	(b) A person described in subsection (a) may have only one (1)
5	designated primary caregiver at any given time.
6	
7	SECTION 14. (a) Any person may submit a petition to the department
8	requesting that a particular disease or condition be included among the
9	diseases and conditions that qualify as debilitating medical conditions.
10	(b) The department shall adopt regulations establishing the manner in
11	which the department will evaluate petitions submitted under this subsection
12	(c)(1) The department shall approve or deny a petition within one
13	hundred-eighty (180) days of receipt of the petition by the department.
14	(2) Denial of a petition shall be considered a final department
15	action subject to judicial review.
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17	SECTION 15. The department shall adopt all regulations necessary for
18	the implementation and administration of this subchapter.
19	
20	SECTION 16. Nothing in this subchapter shall be construed to require:
21	(1) A government medical assistance program or private health
22	insurer to reimburse a person for costs associated with the medical use of
23	<u>marijuana; or</u>
24	(2) An employer to accommodate the medical use of marijuana in
25	any workpl ace.
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