17.0630.03001

FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2344

Introduced by

Senators Wardner, Heckaman

Representatives Carlson, Mock

(Approved by the Delayed Bills Committee)

- 1 A BILL for an Act to create and enact sections 19-24-14, 19-24-15, 19-24-16, 19-24-17,
- 2 19-24-18, 19-24-19, 19-24-20, 19-24-21, 19-24-22, 19-24-23, 19-24-24, 19-24-25, 19-24-26,
- 3 19-24-27, 19-24-28, 19-24-29, 19-24-30, 19-24-31, 19-24-32, 19-24-33, 19-24-34, 19-24-35,
- 4 | 19-24-36, 19-24-37, 19-24-38, 19-24-39, 19-24-40, and 19-24-41, and 19-24-42 of the North
- 5 Dakota Century Code, relating to implementation of the North Dakota Compassionate Care Act
- 6 to authorize medical marijuana; to amend and reenact sections 19-24-01, 19-24-02, 19-24-03,
- 7 19-24-04, 19-24-05, 19-24-06, 19-24-07, 19-24-08, 19-24-09, 19-24-10, 19-24-11, 19-24-12,
- 8 and 19-24-13 of the North Dakota Century Code, relating to implementation of the North Dakota
- 9 Compassionate Care Act to authorize medical marijuana; to provide a report to the legislative
- management; to provide a penalty; to provide a continuing appropriation; and to declare an
- 11 emergency.

12 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 13 **SECTION 1. AMENDMENT.** Section 19-24-01 of the North Dakota Century Code is
- 14 amended and reenacted as follows:
- 15 **19-24-01. Title <u>- Compassionate care program</u>.**
- This Act may be cited as the "North Dakota Compassionate Care Act". The state
- department of health shall establish a compassionate care program to implement the medical
- 18 marijuana program under this chapter.
- 19 **SECTION 2. AMENDMENT.** Section 19-24-02 of the North Dakota Century Code is
- 20 amended and reenacted as follows:
- 21 **19-24-02**. **Definitions**.
- The following words and terms, when used in these regulations, should have the following-
- 23 meaning, unless the context clearly indicates otherwise:
- 24 1. "Act" means the North Dakota Compassionate Care Act.

1 "Adulterated" means made impure or inferior by adding extraneous ingredients. Goods-2 that are prepared in food establishments that are licensed facilities in response and 3 that contain marijuana for medical use by a registered patient are not considered to be-4 adulterated. 5 3. "Advisory board" means a nine-member committee established, chaired, and 6 appointed by the governor, in conjunction with the attorney general, to evaluate and 7 make recommendations to the state legislature and the department. 8 4. "Applicant" means any person applying to participate in the North Dakota-9 Compassionate Care Act. 10 5. "Cardholder" means a registered patient of any age or a registered designated-11 caregiver who has been issued and possesses a valid registry identification card. 12 6. "Compassion center agent" means a principal officer, board member, employee, or-13 agent of a registered compassion center who is twenty-one years of age or older and 14 has not been convicted of an excluded felony offense, and has not been convicted of a 15 drug misdemeanor within five years. 16 "Debilitating medical condition" means one or more of the following: 7. 17 Cancer and its treatments: a. 18 b. Positive status for human immunodeficiency virus (HIV); 19 Acquired immune deficiency syndrome (AIDS); C. 20 Decompensated cirrhosis (hepatitis C); d. 21 Amyotrophic lateral sclerosis (ALS or Lou Gehrig's disease); e. 22 Posttraumatic stress disorder (PTSD); f. 23 Agitation of Alzheimer's disease, dementia, or the treatment of these conditions; g. 24 h. Crohn's disease or fibromyalgia; 25 Spinal stenosis or chronic back pain including neuropathy or damage to the-į. 26 nervous tissue of the spinal cord with objective neurological indication of 27 intractable spasticity; 28 Glaucoma; 29 k. Epilepsy: 30 Į. A chronic or debilitating disease medical condition or its treatment that produces-31 one or more of the following: cachexia or wasting syndrome; severe debilitating-

1			pain that has not responded to previously prescribed medication or surgical-
2			measures for more than three months or for which other treatment options-
3			produced serious side effects; intractable nausea; seizures; or severe and-
4			persistent muscle spasms, including but not limited to those characteristic of
5			multiple sclerosis;
6		m.	Any other medical condition or its treatment added by the North Dakota-
7			department of health.
8	8.	"D e	partment" means the North Dakota department of health.
9	9.	"D e	signated caregiver" means a person who:
10		a.	Is at least twenty-one years of age;
11		b.	Has agreed to assist with a patient's medical use of marijuana;
12		C.	Has not been convicted of a felony offense; and
13		d.	Assists no more than five qualifying patients with their medical use of marijuana.
14	10.	"Inc	sidental amount of marijuana" means marijuana seeds, stalks and roots of the plant
15		that	are not included when calculating the allowable amounts of marijuana specified in
16		the	se rules. This includes the weight of any nonmarijuana ingredients combined with-
17		mai	rijuana, such as ingredients added to prepare a topical ointment, food, or drink.
18	11.	"Ma	arijuana", also known as cannabis, is an annual, dioecious, flowering herb that
19		pro	duces a group of chemicals called cannabinoids.
20	12.	"Ma	rijuana paraphernalia" is limited to equipment, products, and materials that are-
21		ord	inarily used in planting, propagating, cultivating, growing, harvesting, processing,
22		pre	paring, testing, analyzing, packaging, repackaging, storing, containing, ingesting,
23		inha	aling, or otherwise introducing marijuana into the human body. It includes:
24		a.	Scales and balances;
25		b.	Separation gins and sifters, used or intended for use in removing twigs and
26			seeds from, or in otherwise cleaning or refining, marijuana;
27		C.	Envelopes and other containers used or intended for use in packaging small-
28			quantities of marijuana for medical use;
29		d.	Containers and other objects used or intended for use in storing medical-
30			marijuana; and

1 Objects used or intended for use in ingesting, inhaling, or otherwise introducing-2 marijuana into the human body, including but not limited to: 3 Metal, wooden, acrylic, glass, stone, plastic, or ceramic pipes with or without 4 screens, permanent screens, hashish heads or punctured metal bowls; 5 (2) Water pipes: 6 (3) Carburetion tubes and devices; 7 (4) Smoking and carburetion masks; 8 Roach clips, meaning objects used to hold burning marijuana cigarettes that (5) 9 have become too small or too short to be held in the hand; 10 (6) Chamber pipes; 11 (7) Carburetor pipes; 12 (8) Electric pipes; 13 (9) Air-driven pipes; 14 (10)Chillums: 15 (11) Bongs designed for marijuana and not for cocaine; or 16 (12)lce pipes or chillers. 17 13. "Medical use" means the acquisition, possession, use, delivery, transfer, or-18 transportation of marijuana or paraphernalia relating to the administration of marijuana-19 to treat or alleviate a registered patient's debilitating medical condition or symptoms-20 associated with the registered patient's debilitating medical condition. 21 14. "Onsite assessment" means a visit by an employee of the department for the purpose-22 of ensuring compliance with the requirements of these rules. 23 15. "Physician" means a properly licensed physician in the state of North Dakota. If the-24 qualifying patient's debilitating medical condition is posttraumatic stress disorder, the 25 physician must also be a licensed psychiatrist. 26 16. "Posttraumatic stress disorder" means that a patient meets the diagnostic criteria for-27 posttraumatic stress disorder (PTSD), per DSM-5 or subsequent current edition, 28 including symptoms of intense physical reactions such as tachycardia, shortness of 29 breath, rapid breathing, muscle tension, and sweating. 30 17. "Qualifying patient" means a person who has been diagnosed by a physician as-31 having a debilitating medical condition.

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- 1 18. "Registry identification card" means a document issued by the department that2 identifies a person as a registered patient or registered designated caregiver.
- 3 19. "Tincture" means a mixture created from a concentrated extract of marijuana.
- 4 20. "Topical treatment" means a mixture or extract of marijuana made into a balm, lotion, ointment, or rubbing alcohol solution that is applied transcutaneously.
- 6 21. "Usable amount of medical marijuana for medical use" means three ounces or less of usable marijuana as defined below.
- 9 "Usable marijuana" means the dried leaves and flowers of the marijuana plant, and
 10 any mixture or preparation of those dried leaves and flowers, including but not limited
 10 to tinctures, ointments, and other preparations. It does not include the weight of any
 11 nonmarijuana ingredients combined with marijuana, such as ingredients added to
 12 prepare a topical administration, food, or drink.
 - 23. "Verification system" means a phone or web-based system established and maintained by the department that is available to law enforcement personnel and compassion center agents on a twenty-four-hour basis for verification of registry-identification cards.
 - 24. "Written certification" means a document dated and signed by a physician, stating that in the physician's opinion the patient is likely to receive therapeutic or palliative benefit-from the medical use of marijuana to treat or alleviate the patient's debilitating medical condition or symptoms associated with the debilitating medical condition. A written-certification shall be made only in the course of a bona fide physician-patient-relationship where the qualifying patient is under the physician's care for the qualifying-patient's primary care or for the qualifying patient's debilitating condition after the-physician has completed an assessment of the qualifying patient's medical history and current medical condition. The bona fide physician-patient relationship may not be-limited to authorization for the patient to use medical marijuana or consultation for that-purpose. The written certification shall specify the qualifying patient's debilitating medical condition.

As used in this chapter, unless the context indicates otherwise:

"Allowable amount of usable marijuana for medical use" means the amount of usable
 marijuana an individual may purchase for medical use in a thirty-day period or have in

1		the i	individual's possession at any time. A registered qualifying patient may not							
2		purc	chase or have purchased by a registered caregiver more than two and one-half							
3		ound	ounces [70.87 grams] of dried leaves or flowers of the plant of genus cannabis in a							
4		com	combustible delivery form in a thirty-day period and may not possess more than three							
5		ound	ces [85.05 grams] of dried leaves or flowers of the plant of genus cannabis in a							
6		com	bustible delivery form at any time. A registered qualifying patient may not							
7		purc	chase or have purchased by a registered caregiver more than ten grams of liquid,							
8		inclu	uding oil, or pill delivery form of marijuana with a maximum							
9		delta	a-9-tetrahydrocannabinol concentration of thirty percent in a thirty-day period and							
10		may	not possess more than fifteen grams of liquid, including oil, or pill delivery form of							
11		mar	ijuana with a maximum delta-9-tetrahydrocannabinol concentration of thirty							
12		perc	cent at any time.							
13	<u>2.</u>	<u>"Bor</u>	na fide physician-patient relationship" means a treatment or counseling							
14		<u>relat</u>	tionship between a physician and patient in which all the following are present:							
15		<u>a.</u>	The physician has reviewed the patient's relevant medical records and completed							
16			a full assessment of the patient's medical history and current medical condition,							
17			including a relevant, in-person, medical evaluation of the patient.							
18		<u>b.</u>	The physician has created and maintained records of the patient's condition in							
19			accordance with medically accepted standards.							
20		<u>C.</u>	The patient is under the physician's continued care for primary medical care for							
21			the debilitating medical condition that qualifies the patient for the use of medical							
22			marijuana.							
23		<u>d.</u>	The physician has a reasonable expectation the physician will provide followup							
24			care to the patient to monitor the use of medical marijuana as a treatment of the							
25			patient's debilitating medical condition.							
26		<u>e.</u>	The relationship is not for the sole purpose of providing written certification for the							
27			use of medical marijuana.							
28	<u>3.</u>	<u>"Car</u>	rdholder" means a qualifying patient, designated caregiver, or compassion center							
29		<u>age</u> i	nt who has been issued and possesses a valid registry identification card.							
30	<u>4.</u>	<u>"Cor</u>	mpassion center" means a manufacturing facility or dispensary.							

1	<u>5.</u>	<u>"Cc</u>	ompas	ssion center agent" means a principal officer, board member, member,
2		<u>ma</u>	nager	governor, employee, volunteer, or agent of a compassion center.
3	<u>6.</u>	<u>"Cc</u>	ontam	inated" means made impure or inferior by extraneous substances.
4	<u>7.</u>	<u>"De</u>	ebilitat	ing medical condition" means one or more of the following:
5		<u>a.</u>	<u>Can</u>	ncer;
6		<u>b.</u>	<u>Pos</u>	itive status for human immunodeficiency virus;
7		<u>C.</u>	<u>Acq</u>	uired immune deficiency syndrome;
8		<u>d.</u>	<u>Dec</u>	compensated cirrhosis caused by hepatitis C;
9		<u>e.</u>	<u>Amy</u>	yotrophic lateral sclerosis;
10		<u>f.</u>	<u>Pos</u>	ttraumatic stress disorder;
11		<u>g.</u>	<u>Agit</u>	ation of Alzheimer's disease or related dementia;
12		<u>h.</u>	Cro	hn's disease;
13		<u>i.</u>	<u>Fibr</u>	omyalgia;
14		<u>j.</u>	<u>Spir</u>	nal stenosis or chronic back pain, including neuropathy or damage to the
15			<u>ner\</u>	vous tissue of the spinal cord with objective neurological indication of
16			<u>intra</u>	actable spasticity;
17		<u>k.</u>	Gla	ucoma;
18		<u>l.</u>	<u>Epil</u>	epsy; and
19		<u>m.</u>	A ch	nronic or debilitating disease or medical condition or treatment for such
20			dise	ease or medical condition that produces one or more of the following:
21			<u>(1)</u>	Cachexia or wasting syndrome;
22			<u>(2)</u>	Severe debilitating pain that has not responded to previously prescribed
23				medication or surgical measures for more than three months or for which
24				other treatment options produced serious side effects;
25			<u>(3)</u>	Intractable nausea;
26			<u>(4)</u>	Seizures; or
27			<u>(5)</u>	Severe and persistent muscle spasms, including those characteristic of
28				multiple sclerosis.
29	<u>8.</u>	<u>"De</u>	epartm	nent" means the state department of health.

1 "Designated caregiver" means an individual who agrees to manage the well-being of a 2 registered qualifying patient with respect to the qualifying patient's medical use of 3 marijuana. 4 10. "Dispensary" means an entity registered with the department under this chapter to 5 acquire, possess, store, deliver, transfer, transport, sell, supply, or dispense usable 6 marijuana or related supplies and educational materials to a registered qualifying 7 patient or registered designated caregiver. 8 "Enclosed, locked facility" means a closet, room, greenhouse, building, or other <u>11.</u> 9 enclosed area equipped with locks or other security devices that permit access limited 10 to individuals authorized under this chapter or rules adopted under this chapter. 11 <u>12.</u> "Manufacturing facility" means an entity registered with the department under this 12 chapter to acquire, possess, cultivate, or transport marijuana for the sole purpose of 13 manufacturing usable marijuana for the delivery, supply, or sale of usable marijuana to 14 a dispensary. 15 <u>13.</u> "Marijuana" means all parts of the plant of the genus cannabis; the seeds of the plant; 16 the resin extracted from any part of the plant; and every compound, manufacture, salt, 17 derivative, mixture, or preparation of the plant, the seeds of the plant, or the resin 18 extracted from any part of the plant. 19 "Medical marijuana waste" means unused, surplus, returned, or out of date usable <u>14.</u> 20 marijuana; recalled usable marijuana; and any marijuana plant debris, including dead 21 plants and all unused plant parts and roots. 22 15. "Medical use" means the acquisition, use, and possession of usable marijuana to treat 23 or alleviate a registered qualifying patient's debilitating medical condition. 24 <u>16.</u> "Minor" means an individual under the age of nineteen. 25 <u>17.</u> "North Dakota identification" means a North Dakota driver's license or comparable 26 state of North Dakota or federal issued photo identification card verifying North Dakota 27 residence. 28 "Pediatric medical marijuana oil" means cannabidiol oil, which is processed cannabis 18. 29 plant extract that contains no more than six percent tetrahydrocannabinol, or is a 30 dilution of the resin of the cannabis plant which contains no more than six percent 31 tetrahydrocannabinol.

1	<u>19.</u>	"Physician" means a physician licensed to practice medicine in the state of North
2		Dakota who has the authority to prescribe drugs to humans. If the qualifying patient's
3		debilitating medical condition is posttraumatic stress disorder, the physician must be a
4		licensed psychiatrist. If the qualifying patient is younger than eighteen years of age,
5		the physician must be a pediatric neurologist, pediatric gastroenterologist, pediatric
6		oncologist, or pediatric palliative care specialist or must be a pediatrician working in
7		consultation with one of these pediatric specialists.
8	<u>20.</u>	"Posttraumatic stress disorder" means a patient meets the diagnostic criteria for
9		posttraumatic stress disorder under the "Diagnostic and Statistical Manual of Mental
10		Disorders", American psychiatric association, fifth edition, text revision (2013), or a
11		future edition adopted by the department, including symptoms of intense physical
12		reactions such as tachycardia, shortness of breath, rapid breathing, muscle tension,
13		and sweating.
14	<u>21.</u>	"Qualifying patient" means an individual who has been diagnosed by a physician as
15		having a debilitating medical condition.
16	<u>22.</u>	"Registry identification card" means a document issued by the department which
17		identifies an individual as a registered qualifying patient, registered designated
18		caregiver, or registered compassion center agent.
19	<u>23.</u>	"Usable marijuana" means a liquid, including an oil, or a pill delivery form of marijuana
20		or the dried leaves or flowers of the plant of the genus cannabis in a combustible
21		delivery form. The term does not include marijuana infused food. In the case of a
22		registered qualifying patient who is a minor, "usable marijuana" is limited to pediatric
23		medical marijuana oil.
24	<u>24.</u>	"Verification system" means the system maintained by the department under section
25		19-24-36 for verification of registry identification cards.
26	<u>25.</u>	"Written certification" means a form established by the department which is executed,
27		dated, and signed by a physician within ninety calendar days of the date of application,
28		stating that in the physician's professional opinion the patient is likely to receive
29		therapeutic or palliative benefit from the medical use of usable marijuana to treat or
30		alleviate the patient's debilitating medical condition. If the physician authorizes the use
31		of dried leaves or flowers of the plant of the genus cannabis in a combustible delivery

1		<u>forn</u>	n, the written certification must include an attestation in the physician's professional						
2	opinion no other form of usable marijuana would be effective in providing the patient								
3	therapeutic or palliative benefits. A written certification may not be made except in the								
4	course of a bona fide physician-patient relationship.								
5	SEC	CTIOI	N 3. AMENDMENT. Section 19-24-03 of the North Dakota Century Code is						
6	amende	d and	d reenacted as follows:						
7	19-2	24-03	. Qualifying patient registry identification card application Application						
8	require	ment	s.						
9	1.	The	department shall issue a registry identification card to an applicant for the purpose-						
10		of p	articipating in the medical marijuana program upon the written certification of the						
11		app	licant's physician, supporting application documents, and a nonrefundable						
12		app	lication fee with a personal check or a cashier's check made out to "North Dakota-						
13		dep	artment of health, compassionate care program". The following information shall-						
14		be 	provided in the participant enrollment form submitted to the department in order for-						
15		a re	egistry identification card to be obtained and processed.						
16	2.	An a	attached original written certification for patient eligibility form shall contain:						
17		a.	The name, address, and telephone number of the applicant's physician;						
18		b.	The physician's clinical licensure;						
19		C.	The patient applicant's name and date of birth;						
20		d.	The medical justification for the physician's certification of the patient's debilitating						
21			medical condition;						
22		e.	The physician's signature and date;						
23		f.	The name, address, and date of birth of the applicant;						
24		g.	The name, address, and date of birth of the applicant's primary caregiver, if any;						
25		h.	A reasonable photographic copy of the applicant's North Dakota driver's license-						
26			or comparable state of North Dakota or federal issued photo identification card-						
27			verifying North Dakota residence; state of North Dakota issued identification card-						
28			must be available for inspection or verification. Should the applicant be a minor, a						
29			certificated copy of a birth record will meet the identification requirement;						
30		į.	The length of time the applicant has been under the care of the physician						
31			providing the medical provider certification for patient eligibility;						

1		j.	The	e applicant's or guardian's signature and date; and
2		k.	A si	igned consent for release of medical information related to the patient's
3			deb	oilitating medical condition, on a form provided by the North Dakota-
4			dep	partment of health.
5	<u>1.</u>	<u>A q</u>	ualify	ing patient is not eligible to participate in the compassionate care program
6		<u>unl</u>	ess th	ne qualifying patient has a valid registry identification card issued by the
7		<u>de</u> p	oartme	ent.
8	<u>2.</u>	<u>A q</u>	ualify	ing patient application for a registry identification card is complete and eligible
9		for	revie	w if an applicant submits to the department:
10		<u>a.</u>	A no	onrefundable annual application fee of two hundred dollars with a personal
11			<u>che</u>	ck or cashier's check payable to "North Dakota State Department of Health,
12			Cor	mpassionate Care Program".
13		<u>b.</u>	<u>An</u>	original written certification, which must include:
14			<u>(1)</u>	The name, address, and telephone number of the practice location of the
15				applicant's physician;
16			<u>(2)</u>	The physician's North Dakota clinical licensure number;
17			<u>(3)</u>	The physician's medical specialty;
18			<u>(4)</u>	The applicant's name and date of birth;
19			<u>(5)</u>	The applicant's debilitating medical condition and the medical justification
20				for the physician's certification of the patient's debilitating medical condition;
21			<u>(6)</u>	Attestation the written certification is made in the course of a bona fide
22				physician-patient relationship and that in the physician's professional
23				opinion the applicant is likely to receive therapeutic or palliative benefit from
24				the medical use of marijuana to treat or alleviate the applicant's debilitating
25				medical condition;
26			<u>(7)</u>	If the physician authorizes the patient to use the dried leaves or flowers of
27				the plant of the genus cannabis in a combustible delivery form, attestation in
28				the physician's professional opinion no other form of usable marijuana will
29				be effective in providing the patient therapeutic or palliative benefits; and
30			<u>(8)</u>	The physician's signature and the date.

1		<u>C.</u>	<u>An (</u>	original qualifying patient application for a registry identification card form
2			<u>esta</u>	ablished by the department which must include:
3			<u>(1)</u>	The applicant's name, address, and date of birth;
4			<u>(2)</u>	The applicant's social security number;
5			<u>(3)</u>	The name, address, and date of birth of the applicant's proposed
6				designated caregiver, if any;
7			<u>(4)</u>	A photographic copy of the applicant's North Dakota identification. The
8				North Dakota identification must be available for inspection and verification
9				upon request of the department. If the applicant is a minor, a certificated
10				copy of a birth record is required; and
11			<u>(5)</u>	The applicant's or guardian's signature and the date, or in the case of a
12				minor, the signature of the minor's parent or legal guardian with
13				responsibility for health care decisions and the date.
14		<u>d.</u>	<u>A si</u>	gned consent for release of medical information related to the applicant's
15			<u>deb</u>	ilitating medical condition, on a form provided by the department.
16		<u>e.</u>	<u>A re</u>	ecent two-by-two inch [5.08 by 5.08 centimeter] photograph of the applicant.
17	<u>3.</u>	<u>If th</u>	ne app	olicant is unable to submit the required application information due to age or
18		me	dical (condition, the individual responsible for making medical decisions for the
19		app	olicant	t may submit the application on behalf of the applicant. The individual
20		res	<u>ponsi</u>	ble for making medical decisions:
21		<u>a.</u>	Mus	st be identified on the qualifying patient application for a registry identification
22			card	d; and
23		<u>b.</u>	<u>Sha</u>	all provide a copy of the individual's North Dakota identification. The North
24			<u>Dak</u>	kota identification must be available for inspection and verification upon the
25			<u>req</u> ı	uest of the department.
26	<u>4.</u>	<u>If th</u>	ne app	olicant is a minor, the department may waive the application or renewal fee if:
27		<u>a.</u>	<u>The</u>	parent or legal guardian of the applicant is the applicant's registered
28			<u>des</u>	ignated caregiver; and
29		<u>b.</u>	<u>The</u>	e applicant resides with the applicant's registered designated caregiver.
30	SEC	CTIO	N 4. A	AMENDMENT. Section 19-24-04 of the North Dakota Century Code is
31	amended and reenacted as follows:			

1 19-24-04. Designated caregiver registry identification card application_Application_ 2 requirements. 3 1. The department shall issue a registry identification card to a primary caregiver-4 applicant for the purpose of managing the well-being of one to five qualified patients, 5 including themselves if the caregiver is a qualified patient, in response to the 6 requirements of this rule upon the completion and approval of the primary caregiver-7 application form, available from the medical marijuana program, and a nonrefundable-8 application fee, in the form of a personal check or a cashier's check made out to-9 "North Dakota department of health, compassionate care program". In order for a-10 registry identification card to be obtained and processed, the following information-11 shall be submitted to the medical marijuana program: 12 A certified copy of a birth record verifying that the applicant is at least twenty-one-13 vears of age; 14 A reasonable photographic copy of the applicant's North Dakota driver's license-15 or comparable state of North Dakota or federal issued photo identification card-16 verifying North Dakota residence; state of North Dakota issued identification card-17 must be available for inspection or verification; 18 С. Written approval by the qualified patient authorizing responsibility for managing-19 the well-being of a qualified patient with respect to the use of marijuana; 20 The name, address, telephone number, and date of birth of the qualified patient; d. 21 The name, address, and telephone number for each of the qualified patient'se. 22 physicians; 23 f. The name, address, and telephone number of the applicant; and 24 The applicant's signature and date. g. 25 2. Designated caregiver application requirements: 26 Criminal history screening requirements: a. 27 All designated caregiver applicants are required to consent to a nationwide-(1) 28 and statewide criminal history screening background check. All applicable-29 application fees associated with the nationwide and statewide criminal-30 history screening background check shall be paid by the primary caregiver-

applicant.

1			(2)	Individuals convicted of an excluded felony offense are prohibited from
2				serving as a designated caregiver. The applicant and qualified patient shall-
3				be notified by registered mail of his or her disqualification from being a
4				designated caregiver.
5	<u>1.</u>	<u>A d</u>	<u>esign</u>	ated caregiver is not eligible to participate in the compassionate care program
6		<u>unl</u>	ess th	ne designated caregiver has a valid registry identification card issued by the
7		dep	artme	<u>ent.</u>
8	<u>2.</u>	<u>A d</u>	<u>esign</u>	ated caregiver application is complete and eligible for review if an applicant
9		sub	mits t	to the department:
10		<u>a.</u>	A no	onrefundable annual application fee of two hundred dollars with a personal
11			<u>che</u>	ck or cashier's check made payable to "North Dakota State Department of
12			Hea	alth, Compassionate Care Program".
13		<u>b.</u>	<u>An c</u>	original designated caregiver application for a registry identification card form
14			<u>esta</u>	ablished by the department which must include:
15			<u>(1)</u>	A certified copy of a birth record verifying the applicant is at least twenty-one
16				years of age;
17			<u>(2)</u>	A photographic copy of the applicant's North Dakota identification. The
18				North Dakota identification must be available for inspection and verification
19				upon request of the department;
20			<u>(3)</u>	The name, address, telephone number, and date of birth of the qualifying
21				patient;
22			<u>(4)</u>	The name, address, and telephone number for the qualifying patient's
23				physician;
24			<u>(5)</u>	The name, address, and telephone number of the applicant;
25			<u>(6)</u>	The applicant's social security number; and
26			<u>(7)</u>	The applicant's signature and the date.
27		<u>C.</u>	<u>An (</u>	original designated caregiver authorization form established by the
28			<u>dep</u>	artment which must be executed by a registered qualifying patient providing
29			the	designated caregiver applicant with the responsibility of managing the well-
30			<u>beir</u>	ng of the registered qualifying patient with respect to the registered qualifying
31			pati	ent's medical use of marijuana. The form must include:

1		(1) The name and date of birth of the designated caregiver applicant; and
2		(2) The registered qualifying patient's signature and the date.
3		d. A recent two-by-two inch [5.08-by-5.08 centimeter] photograph of the applicant.
4	<u>3.</u>	A criminal history record check conducted under section 12-60-24 must be performed
5		upon initial application and biennially thereafter and at any other time upon the request
6		of the department. All fees associated with the criminal history record check must be
7		paid by the applicant.
8	<u>4.</u>	An individual convicted of a drug-related misdemeanor offense within the five years
9		preceding the date of application, or of a felony offense is prohibited from serving as a
10		designated caregiver.
11	<u>5.</u>	An applicant shall submit a separate and complete application for each of the
12		applicant's registered qualifying patients. A registered designated caregiver may assist
13		no more than five registered qualifying patients. A designated caregiver who is a
14		registered qualifying patient may assist no more than four additional registered
15		qualifying patients.
16	<u>6.</u>	A registered designated caregiver may not purchase or possess more than the
17		allowable amount of usable marijuana for medical use for each of the registered
18		designated caregiver's registered qualifying patients and for the registered designated
19		caregiver if the caregiver is a registered qualifying patient.
20	SEC	TION 5. AMENDMENT. Section 19-24-05 of the North Dakota Century Code is
21	amende	d and reenacted as follows:
22	19-2	4-05. RegisteryQualifying patient and designated caregiver registry identification
23	cards <u>-</u>	ssuance and denial.
24	1.	Department inquiry:
25		a. The department may verify information on each application and accompanying-
26		documentation by the following methods:
27		(1) Contacting each applicant by telephone, mail, or if proof of identity is-
28		uncertain, the department shall require a face-to-face meeting and the-
29		production of additional identification materials;
30		(2) Contacting the North Dakota board of medicine to verify that the physician is
31		licensed to practice medicine in North Dakota and is in good standing; and

1		(3) Contacting the physician to obtain further documentation that the applicant's
2		medical diagnosis and medical condition qualify the applicant for enrollment-
3		in the compassionate care program.
4	2.	Upon verification of the information contained in an application submitted in response-
5		to this subsection, the department shall approve or deny an application within forty-five
6		calendar days of receipt.
7	3.	Department registry identification card: The department shall issue a registry-
8		identification card within thirty calendar days of approving an application. A registry
9		identification card shall contain a ten-digit alphanumeric identification, maintained by
10		the department, which identifies the qualified patient or primary caregiver. Unless-
11		suspended or revoked, or if the physician stated in the written certification that the
12		qualifying patient would benefit from marijuana until a specified earlier date, a registry-
13		identification card shall be valid for a period of one year from the date of issuance and
14		shall expire at midnight on the day indicated on the registry identification card as the
15		expiration date.
16	4.	Supplemental requirement:
17		a. A registered qualifying patient or registered designated caregiver who possesses
18		a registry identification card shall notify the department of any of the following-
19		within ten calendar days of the change. An extension shall be granted by the
20		medical marijuana program upon the showing of good cause.
21		(1) A change in card holder's name or address;
22		(2) Knowledge of a change that would render the patient no longer qualified to
23		participate in the program, such as a cure of the debilitating condition-
24		causing the need for medical marijuana;
25		(3) Knowledge of a change that renders the patient's physician no longer a-
26		qualified "physician" as defined in subsection 15 of section 19-24-02 of
27		these regulations; or
28		(4) Knowledge of a change that renders the patient's caregiver no longer-
29		eligible as defined in these regulations.
30		b. Before a registered qualifying patient changes his or her designated caregiver,
31		the qualifying patient must notify the department in writing.

31

- 1 If a cardholder loses his or her registry identification card, he or she shall notify-2 the department in writing within ten days of becoming aware the card has been-3 lost. Upon notification, the department shall issue a new registry identification-4 card. Unless documentation in the initial application has changed, the qualified-5 patient or designated caregiver shall not be required to submit a new application. 6 d. When a cardholder notifies the department of items listed in subsection 4 but-7 remains eligible, the department shall issue the cardholder a new registry-8 identification card with a new random ten-digit alphanumeric identification 9 number within ten days of receiving the updated information and the cardholder-10 shall pay a twenty-five dollar fee. If the person notifying the department is a 11 registered qualifying patient, the department shall also issue his or her registered-12 designated caregiver, if any, a new registry identification card within ten days of 13 receiving the updated information. 14 If a registered qualifying patient ceases to be a registered qualifying patient ore. 15 changes his or her registered designated caregiver, the department shall-16 promptly notify the designated caregiver by certified, registered mail. The-17 registered designated caregiver's protections under this chapter as to that-18 qualifying patient shall expire fifteen days after notification by the department. 19 A cardholder who fails to make a notification to the department that is required by 20 subsection 4 is subject to a civil infraction, punishable by a penalty of no more-21 than one hundred fifty dollars and is also subject to the immediate revocation of 22 the registry identification card and all lawful privileges provided under the Act. 23 If the registered qualifying patient's certifying physician notifies the department in-g. 24 writing that either the registered qualifying patient has ceased to suffer from a 25 debilitating medical condition or that the physician no longer believes the patient-26 would receive therapeutic or palliative benefit from the medical use of marijuana, 27 the card shall become null and void. However, the registered qualifying patient-28 shall have fifteen days to dispose of the patient's marijuana. 29 5. Registry identification card application denial: The state health officer or designee shall-
 - 5. Registry identification card application denial: The state health officer or designee shall deny an application if the applicant fails to provide the information required, if the department determines that the information provided is false, or if the patient does not-

1 have a debilitating medical condition eligible for enrollment in the program, as-2 determined by the state health officer. A person whose application has been denied-3 shall not reapply for six months from the date of the denial, unless otherwise-4 authorized by the department, and is prohibited from all lawful privileges provided by 5 this rule and Act. 6 6. The department shall deny an application or renewal of a qualifying patient's registry-7 identification card if the applicant: 8 Did not provide the required information and materials: a. 9 b. Previously had a registry identification card revoked; or 10 Provided false or falsified information. C. 11 The department shall deny an application or renewal for a designated caregiver-7. 12 chosen by a qualifying patient whose registry identification card was granted if: 13 The designated caregiver does not meet the requirements of subsection 2 of 14 section 19-24-04; 15 b. The applicant did not provide the information required: 16 The designated caregiver previously had a registry identification card revoked; or С. 17 d. The applicant or the designated caregiver provides false or falsified information. 18 8. The department shall notify the qualifying patient who has designated someone to-19 serve as his or her designated caregiver if a registry identification card will not be-20 issued to the designated caregiver. 21 9. Denial of an application or renewal is considered a final department action, subject to-22 judicial review. Jurisdiction and venue for judicial review are vested in the district court. 23 10. Registry identification card renewal application: Each registry identification card issued-24 by the department is valid in accordance with subsection 2 of section 19-24-03. A 25 qualified patient or primary caregiver shall apply for a registry identification card-26 renewal no less than forty-five calendar days prior to the expiration date of the existing-27 registry identification card in order to prevent interruption of possession of a valid-28 (unexpired) registry identification card. 29 11. Nontransferable registration of registry identification card: A registry identification card-30 shall not be transferred, by assignment or otherwise, to other persons or locations.

is a minor unless:

1 Any attempt shall result in the immediate revocation of the registry identification card-2 and all lawful privileges provided by this rule and Act. 3 12. Automatic expiration of registry identification card by administrative withdrawal: Upon-4 request the qualified patient or designated caregiver shall discontinue the medical-5 marijuana program by an administrative withdrawal. A qualified patient or designated 6 caregiver that intends to seek an administrative withdrawal shall notify the licensing-7 authority in writing no less than thirty calendar days prior to withdrawal. 8 <u>1.</u> Upon receipt of a complete application for or renewal of a qualifying patient or 9 designated caregiver registry identification card, the department shall verify the 10 submitted information. 11 The verification methods used by the department on an application or renewal and 12 accompanying documentation may include: 13 Contacting an applicant by telephone or mail, or if proof of identity is uncertain, a. 14 the department shall require a face-to-face meeting and the production of 15 additional identification materials; 16 Contacting the North Dakota board of medicine to verify the certifying physician is <u>b.</u> 17 licensed to practice medicine in the state, has the authority to prescribe drugs to 18 humans, and is in good standing; and 19 Contacting the physician to obtain additional documentation verifying the <u>C.</u> 20 qualifying patient applicant's medical diagnosis and medical condition qualify the 21 applicant for participation in the compassionate care program. 22 3. Upon verification of the information contained in an application or renewal, the 23 department shall approve or deny the application or renewal. Except as provided in subsection 5, the department shall issue a registry identification 24 <u>4.</u> 25 card within thirty calendar days of approving an application or renewal. A designated 26 caregiver must have a registry identification card for each of the designated 27 caregiver's registered qualifying patients. 28 The department may not issue a registry identification card to a qualifying patient who 5.

ı		<u>a.</u>	<u>rne</u>	department receives documentation the minor's physician has explained to			
2			<u>the</u>	parent or legal guardian with responsibility for health care decisions for the			
3		minor the potential risks and benefits of the medical use of marijuana; and					
4		b. The department receives documentation the parent or legal guardian with					
5			resp	consibility for health care decisions for the minor consents in writing to:			
6			<u>(1)</u>	Allow the minor's medical use of marijuana;			
7			<u>(2)</u>	Serve as the minor's designated caregiver or identifies a registered			
8				designated caregiver to act the minor's designated caregiver;			
9			<u>(3)</u>	Control the acquisition of usable marijuana, and the dosage and frequency			
10				of the use of usable marijuana by the minor; and			
11			<u>(4)</u>	If serving as the minor's designated caregiver, prevent the minor from			
12				accessing the usable marijuana by storing the usable marijuana in an			
13				enclosed, locked facility.			
14	<u>6.</u>	If the	e dep	partment denies an application or renewal, the applicant may not reapply for			
15		one	year	from the date of the denial, unless otherwise authorized by the department,			
16		<u>and</u>	the a	applicant is prohibited from all lawful privileges provided under this chapter.			
17	<u>7.</u>	<u>The</u>	depa	artment shall deny an application for or renewal of a qualifying patient's			
18		regis	stry id	dentification card if the applicant:			
19		<u>a.</u>	Doe	es not meet the requirements of this section or section 19-24-03;			
20		<u>b.</u>	Did	not provide the required information and materials;			
21		<u>C.</u>	Pre	viously had a registry identification card revoked; or			
22		<u>d.</u>	Prov	vided false or falsified information or made a material misstatement.			
23	<u>8.</u>	<u>The</u>	depa	artment shall deny an application for or renewal of a designated caregiver			
24		regis	stry id	dentification card if the designated caregiver applicant:			
25		<u>a.</u>	<u>Doe</u>	es not meet the requirements of this section or section 19-24-04;			
26		<u>b.</u>	Did	not provide the required information and materials;			
27		<u>C.</u>	Pre	viously had a registry identification card revoked; or			
28		<u>d.</u>	Prov	vided false or falsified information or made a material misstatement.			
29	<u>9.</u>	<u>The</u>	depa	artment shall notify the qualifying patient or designated caregiver in writing of			
30		the r	easc	on for denying an application.			
31	<u>10.</u>	<u>The</u>	depa	artment shall notify the following in writing:			

1		<u>a.</u>	A registered qualifying patient if that patient's designated caregiver's application
2			or renewal is denied; and
3		<u>b.</u>	A registered designated caregiver if the caregiver's qualifying patient's application
4			or renewal is denied.
5	<u>11.</u>	Der	nial of an application or renewal is a final department action, subject to judicial
6		<u>revi</u>	ew. Jurisdiction and venue for judicial review are vested in the Burleigh County
7		<u>dist</u>	rict court.
8	SEC	TIOI	N 6. AMENDMENT. Section 19-24-06 of the North Dakota Century Code is
9	amende	d and	d reenacted as follows:
10	19-2	24-06	. Addition of debilitating medical conditions Registry identification card -
11	Renewa	ıl app	olication.
12	1.	Any	citizen may petition the department to add conditions or treatments to the list of
13		deb	ilitating medical conditions listed in subsection 7 of section 19-24-02.
14	2.	The	edepartment shall not add a condition or treatment to the list of debilitating medical-
15		con	ditions unless it finds that:
16		a.	The medical condition or treatment is debilitating; and
17		b.	Marijuana is more likely than not to have the potential to be beneficial to treat or-
18			alleviate the debilitation associated with the medical condition or treatment.
19	3.	Cor	ntents of the petition: In connection with any petition to add conditions or treatments
20		to th	ne list of debilitating medical conditions listed in subsection 7 of section 19-24-02, a
21		peti	tioner shall provide the following information to the department:
22		a.	The extent to which the condition is generally accepted by the medical-
23			community and other experts as a valid, existing debilitating medical condition;
24		b.	If one or more treatments of the condition, rather than the condition itself, are-
25			alleged to be the cause of the patient's suffering, the extent to which the
26			treatments causing suffering are generally accepted by the medical community
27			and other experts as valid treatments for the condition;
28		C.	The extent to which the condition or treatments cause severe suffering, such as-
29			severe or chronic pain or severe nausea or vomiting, or otherwise severely impair
30			the patient's ability to carry on activities of daily living;

1		d.	The	ability of conventional medical therapies other than those that cause-
2			suffe	ering to alleviate suffering caused by the condition or treatment;
3		e.	The	extent to which evidence that is generally accepted among the medical-
4			com	munity and other experts supports a finding that the use of marijuana
5			alle	viates suffering caused by the condition or treatment; and
6		f.	Lette	ers of support from physicians or other licensed health care professionals
7			knov	wledgeable about the condition or treatment.
8	4.	Eva	luatio	on of a petition.
9		a.	Upo	on review of materials submitted in response to subsection 3 above, the
0			depa	artment shall make a determination as to whether the petition has merit.
11		b.	A pe	etition will be determined to have merit if it contains all of the material required
2			in s ı	ubsection 3 above and the debilitating condition that is the subject of the
3			petit	tion has not been considered through this process in the prior two years,
4			unle	ess significant, generally accepted, scientific discoveries have been made that
5			are	substantially likely to reverse the prior decision.
6		C.	A de	ecision that a petition does not have merit will be made in writing, stating the
7			reas	son it has been determined not to have merit and that it is the final decision,-
8			subj	ect to judicial review.
9		d.	A fin	nal decision on a petition determined to have merit will be made within one-
20			hun	dred eighty days of receipt of the petition in response to the following-
21			proc	cess.
22			(1)	The department will post the complete petition on the department's website-
23				for a sixty-day public comment period.
24			(2)	The department will post notice of a public hearing no fewer than ten days
25				prior to the public hearing.
26			(3)	The department will hold a public hearing within the sixty-day public
27				comment period.
28			(4)	After the public hearing and closure of the sixty-day public comment period,
29				the department will review the petition and comments. During this review,
30				the department may conduct additional research, including consultation with
31				additional experts.

1			(5)	The department of health will draft a written decision on whether to grant the
2				petition and add the debilitating medical condition for review and ultimate
3				decision by the state health officer. This written decision will be detailed
4				enough to provide the specific grounds and references to support the
5				decision. The state health officer will issue the final decision on the petition.
6			(6)	If the petition to add a debilitating medical condition is granted, draft-
7				regulations adding the condition to subsection 7 of section 19-24-02 will be
8				drafted and published in response to the Administrative Agencies Practice
9				Act process.
10	5.	The	e appr	oval or denial of any petition is a final decision of the department subject to
11		jud	icial re	eview. Jurisdiction and venue are vested in the district court.
12	A re	giste	red qu	ualifying patient or registered designated caregiver shall apply for a registry
13	identifica	ation	card	renewal by submitting a complete application as provided under section
14	<u>19-24-0</u>	3 or	<u> 19-24</u>	-04 no less than forty-five calendar days before the expiration date of the
15	existing	regis	stry ide	entification card to prevent interruption of possession of a valid registry
16	identifica	ation	card.	
17	SEC	CTIO	N 7. A	MENDMENT. Section 19-24-07 of the North Dakota Century Code is
18	amende	d an	d reer	nacted as follows:
19	19-2	24-07	7. Re g	istration and operation of compassion centersRegistry identification
20	card - N	lontr	ansfe	erable.
21	1.	Re	quiren	nents for operation of a compassion center.
22		a.	Gen	neral requirements.
23			(1)	No person shall operate a compassion center without a department issued
24				certificate of registration. The application and renewal requirements for a
25				certificate of registration are in subsections 6 and 10 of section 19-24-07 of
26				these regulations.
27			(2)	A compassion center shall be operated on a not-for-profit basis. A
28				compassion center need not be recognized as a tax-exempt organization by
29				the internal revenue service and is not required to incorporate in response-
30				to title 8; however, a compassion center shall maintain appropriate-
31				documentation of its not-for-profit status, and such documentation shall be

1			avail	able for inspection in response to subdivision g of subsection 2 of
2			secti	on 19-24-07 of these regulations.
3		(3)	A co	mpassion center shall not acquire, possess, cultivate, manufacture,
4			deliv	er, transfer, transport, supply, or dispense marijuana for any purpose-
5			ехсе	pt to assist registered qualifying patients with the medical use of
6			mari	juana directly or through the qualifying patient's registered designated
7			care	giver.
8		(4)	Use	of pesticides is prohibited:
9			(a)	There are no pesticides authorized for use on marijuana; as such, a-
10				compassion center shall not apply pesticides in the cultivation of
11				marijuana.
12			(b)	Prohibited pesticides include but are not limited to the following:
13				[1] Organochlorines;
14				[2] Organophosphates;
15				[3] Cargamates; and
16				[4] Insecticidal, fungicidal, or growth regulatory compounds.
17	b.	Loc	ation (of a compassion center: A compassion center shall not be located within-
18		one	thous	and feet of the property line of a pre-existing public or private school.
19	C.	Byla	aws:	
20		(1)	A co	mpassion center shall as part of its initial application, provide to the
21			depa	artment a true, correct, and current copy of its bylaws, and shall-
22			mair	tain such bylaws in accordance with the Act and these regulations.
23		(2)	The	bylaws of a compassion center shall include at a minimum:
24			(a)	The ownership structure of the compassion center;
25			(b)	The composition of the board of directors; and
26			(c)	Such provisions relative to the disposition of revenues to establish
27				and maintain the not-for-profit character of the compassion center.
28	d.	Mai	ntenaı	nce of accurate books and records:
29		(1)	Regi	stered compassion centers shall keep detailed financial reports of
30			proc	eeds and expenses.

1			(2)	Regi	stered compassion centers shall maintain all inventory, sales, and
2				finar	icial records in accordance with generally accepted accounting-
3				princ	siples (GAAP).
4			(3)	The	department or an audit firm contracted by the department shall at all-
5				time	s have access to all books and records kept by any compassion center.
6	2.	Sec	curity	require	ements: A compassion center shall implement appropriate security and-
7		saf	ety m	easure	es to deter and prevent the unauthorized entrance into areas containing
8		ma	rijuan	a and	the theft of marijuana. Such measures shall include the following:
9		a.	Exte	erior o	f premises: With respect to the exterior of a compassion center:
10			(1)	Acce	ess from outside the premises shall be kept to a minimum and be well-
11				cont	rolled.
12			(2)	The	outside perimeter of the premises shall be well lighted.
13			(3)	Entr	y into any area where marijuana is held shall be limited to authorized
14				pers	onnel.
15		b.	Alar	m sys	tem:
16			(1)	A co	mpassion center shall have a fully operational security alarm system at-
17				each	authorized physical address that will provide suitable protection
18				agai	nst theft and diversion. For the purpose of these regulations, a fully-
19				oper	ational security alarm system shall include:
20				(a)	Immediate automatic or electronic notification to alert local or-
21					municipal law enforcement agencies to an unauthorized breach of
22					security at the compassion center or at any other authorized physical-
23					address;
24				(b)	Immediate automatic or electronic notification to local or municipal-
25					public safety personnel of a loss of electrical support backup system;
26					and
27				(c)	When appropriate, the security system shall provide protection-
28					against theft or diversion that is facilitated or hidden by tampering with
29					computers or electronic records.
30			(2)	A co	mpassion center shall conduct a maintenance inspection or test of the
31				alarr	n system for each authorized location at intervals not to exceed thirty

1			aays	trom the previous inspection or test. A compassion center shall
2			prom	nptly make all necessary repairs to ensure the proper operation of the
3			alarn	n system.
4		(3)	In the	e event of a failure of the security system, due to loss of electrical
5			supp	port or mechanical malfunction, that is expected to exceed an eight-hour
6			perio	od, a compassion center shall:
7			(a)	Within twenty-four hours of discovery of the event, notify the
8				department by telephone; and
9			(b)	Provide alternative security measures approved by the department or
0				close the authorized physical address impacted by the failure or-
11				malfunction until the security alarm system has been restored to full-
2				operation.
3		(4)	A co	mpassion center shall maintain documentation in an auditable form for-
4			a pe	riod of at least twenty-four months after the event for:
5			(a)	All maintenance inspections and tests conducted in response to
6				paragraph 2 of subdivision b of subsection 2 of section 19-24-07 of
17				these regulations, and any servicing, modification, or upgrade-
8				performed on the security alarm system. The record shall include, as-
9				a minimum, the date of the action, a summary of the action-
20				performed, and the name, signature, and title of the individual who-
21				performed the action;
22			(b)	Any alarm activation or other event which requires response by public-
23				safety personnel; and
24			(c)	Any unauthorized breach of security.
25	C.	Vide	o sur	veillance: A compassion center shall provide an appropriate video-
26		surv	eillan	ce system that includes the following areas and access to recorded
27		surv	eillan	ce.
28		(1)	Vide	o surveillance should record access areas, customer service areas,
29			grow	ring areas, and anywhere the marijuana is handled, to include
30			proc	essing and packaging areas.

1		(2)	Vide	o footage will be digitally recorded and held for an appropriate time-
2			perio	od consistent with the state department of health records retention-
3			polic	y.
4	d.	Inve	ntory	controls.
5		(1)	Codi	ng and computer interface: A compassion center shall:
6			(a)	Employ a bar coding inventory control system to track batch, strain,
7				and amounts of marijuana in inventory and amounts sold, to include
8				patient's card registration numbers.
9			(b)	Be responsible for developing and hosting a secure computer-
10				interface to receive patient card user data from the department.
11		(2)	Stora	age of marijuana: A compassion center shall ensure that usable
12			marij	juana is stored in a locked area with adequate security. For purpose of
13			these	e regulations "adequate security", at a minimum, should be assessed,
14			estal	blished, and maintained based on:
15			(a)	The quantity of usable marijuana that will be kept on hand at each-
16				authorized location;
17			(b)	The compassion center's inventory system for tracking and dispensing-
18				usable marijuana;
19			(c)	The number of principal officers, board members, agents, volunteers,
20				or employees who have or could have access to the usable-
21				marijuana;
22			(d)	The geographic location of the compassion center, i.e., high-crime or
23				low-crime area;
24			(e)	The scope and sustainability of the alarm system; and
25			(f)	The root cause analysis of any breach of security or inventory-
26				discrepancy for usable marijuana at that location.
27	e.	Con	nprehe	ensive and monthly inventories:
28		(1)	A co	mpassion center shall:
29			(a)	Notify the department and local law enforcement within twenty-four-
30				hours any time there is a suspected loss of marijuana and shall
31				cooperate fully with any investigation into the suspected loss.

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1			(b)	Conduct an initial comprehensive inventory of all medical marijuana,
2				including usable marijuana available for dispensing, mature marijuana
3				plants, and unusable marijuana, at each authorized location on the-
4				date the compassion center first dispenses medical marijuana.
5			(c)	Conduct the comprehensive inventory required by subdivision e of
6				subsection 2 of section 19-24-07 of these regulations at intervals not-
7				to exceed twenty-four months from the date of the previous-
8				comprehensive inventory.
9			(d)	Conduct a monthly inventory review of stored, usable marijuana.
0		(2)	lf an	inventory conducted in response to paragraph 1 of subdivision e of
11			subs	ection 2 of section 19-24-07 of these regulations identifies a
2			discr	repancy, the department and appropriate local law enforcement-
3			auth	orities will be notified of the discrepancy within twenty-four hours of
4			disco	overy of the event.
5		(3)	Doc	umentation of all inventories conducted in response to paragraph 1 of
6			sube	livision e of subsection 2 of section 19-24-07 of these regulations shall-
7			inclu	de, as a minimum, the date of the inventory, a summary of the
8			inve	ntory findings, and the name, signature, and title of the individual who-
9			conc	lucted the inventory.
20	f.	Max	(imum	amount of compassion center inventory. A registered compassion-
21		cen	ter:	
22		(1)	Shal	I possess no more than one thousand marijuana plants irrespective of-
23			the s	stages of growth.
24		(2)	Shal	I possess no more than three thousand five hundred ounces of usable-
25			mari	juana regardless of formulation.
26		(3)	May	not purchase usable marijuana or mature marijuana plants from any
27			pers	on other than another registered compassion center.
28	g.	Insp	ection	n. Compassion centers are subject to random inspection by the
29		dep	artme	nt.
30		(1)	Durii	ng an inspection, the department may review the compassion center's
31			confi	idential records, including its financial and dispensing records, which

1			ma	y trac	ek transactions according to qualifying patient's registry identification
2			nur	nbers	to protect their confidentiality and its security protocols.
3		(2) The	e dep	artment will review the facility to ensure compliance with
4			suk	secti	ons 2 and 3 of section 19-24-07 of these regulations.
5		(3) The	e dep	artment will inspect the facility for the presence of pesticides listed-
6			in p	arag	raph 4 of subdivision a of subsection 1 of section 19-24-07, fungus
7			and	d mole	ds.
8		(4) The	e dep	artment will collect samples for random quality sampling by a
9			lab	orato	ry selected by the department.
10		(5) Sa	mple	results will be compared to compassion center test results.
11		(6) The	e com	passion center will be invoiced for the cost of random sampling
12			tes	ting.	
13	h .	Ð	ispens	ing m	arijuana.
14		(1) De	sign a	and security features of medical marijuana containers:
15			(a)	Ma	arijuana shall be dispensed in sealed, tamper-proof containers-
16				ele	early identified as having been issued by the compassion center and
17				tha	at meet the requirements in paragraph 7 of subdivision j of
18				su	bsection 3 of section 19-24-07 of these regulations.
19			(b)	Pa	tients and designated caregivers should receive written instruction-
20				tha	at the marijuana shall remain in this container when it is not being-
21				pre	epared for ingestion or being ingested.
22		(2) No	marij	uana shall be dispensed unless or until the patient or caregiver-
23			ide	ntifica	ation card has been verified as valid in the computer system-
24			ide	ntified	d in paragraph 1 of subdivision d of subsection 2 of section 19-24-07
25			of t	hese	regulations.
26		(3) Ma	ximur	m amount of usable marijuana to be dispensed.
27			(a)	A	compassion center or principal officer, board member, agent,
28				₩	lunteer, or employee of a compassion center:
29				[1]	Shall not dispense, deliver, or otherwise transfer marijuana to a
30					person other than a qualifying patient who has designated the

1					compassion center as a primary caregiver or to such patients
2					other primary caregiver.
3				[2]	Shall not dispense more than three ounces of usable marijuana
4					to a qualifying patient directly or through a qualifying patient's
5					caregiver during a fourteen-day period.
6				[3]	Shall not dispense an amount of usable marijuana to a qualifying
7					patient or a qualifying patient's caregiver that the compassion
8					center principal officer, board member, agent, volunteer, or-
9					employee knows would cause the recipient to possess more-
0					marijuana than is permitted under the Act or these regulations.
11			(b)	In a	ddition to any other penalties that may be applicable under the Act
2				or th	nese regulations, any person found to have violated subdivision h
3				of s	ubsection 2 of section 19-24-07 of these regulations is not eligible
4				to b	e an employee, agent, principal officer, or board member of any-
5				com	passion center and such person's registry identification card shall-
6				be i i	mmediately revoked.
7	3.	Оре	erations ma	ınual.	A compassion center shall, as part of its initial application, provide-
8		to th	ie departm	ent a	true, correct, and current copy of its operating manual, and shall-
9		mai	ntain such	opera	ting manual in accordance with the Act and these regulations.
20		Suc	h manual s	shall ir	nclude, as a minimum, the following requirements:
21		a.	Procedure	es for	the oversight of the compassion center including, but not limited
22			to, docum	entat	ion of the reporting and management structure of the compassion-
23			center;		
24		b.	Procedure	es for	safely dispensing medical marijuana to registered qualifying-
25			patients c	r thei	r registered primary caregiver;
26		c.	Procedure	es to (ensure accurate recordkeeping, including protocols to ensure that
27			quantities	purcl	nased do not suggest redistribution;
28		d.	Employee	secu	r ity policies;
29		e.	Safety an	d sec	urity procedures, including a disaster plan with procedures to be-
30			followed i	n cas	e of fire or other emergencies;
31		f.	Personal	safety	rand crime prevention techniques;

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1	g. A.	b description or employment contract developed for all employees and a	
2	VC	unteer agreement for all volunteers which includes duties, responsibilities,-	
3	au	hority, qualification, and supervision;	
4	h. T ł	e compassion center's alcohol and drug free workplace policy;	
5	i. A	escription of the compassion center's outreach activities to registered	
6	qu	lifying patients or their registered primary caregiver, which shall, as a	
7	mi	imum, include:	
8	(1)	Providing each new registered patient who visits the compassion center v	with-
9		frequently asked questions, designed by the department, that explain the	_
10		limitations on the right to use medical marijuana under state law;	
11	(2)	Ingestion options of usable marijuana provided by the compassion center	~• ,
12	(3)	Safe smoking techniques shall be provided to registered qualifying patien	ı ts; -
13		and	
14	(4)	Potential side effects and how this information shall be communicated.	
15	j. A-	escription of the packaging of the useable marijuana that the compassion	
16	ce	ter shall be utilizing, as a minimum, include:	
17	(1)	Employee security policies;	
18	(2)	Safety and security procedures, including a disaster plan with procedures	; to -
19		be followed in case of fire or other emergencies;	
20	(3)	Personal safety and crime prevention techniques;	
21	(4)	A job description or employment contract developed for all employees an	d a -
22		volunteer agreement for all volunteers which includes duties,	
23		responsibilities, authority, qualification, and supervision;	
24	(5)	The compassion center's alcohol and drug free workplace policy;	
25	(6)	A description of the compassion center's outreach activities to registered	-
26		qualifying patients or their registered primary caregiver, which shall, as a	
27		minimum, include:	
28		(a) Providing each new registered patient who visits the compassion-	
29		center with frequently asked questions, designed by the departmen	ı t, -
30		that explain the limitations on the right to use medical marijuana un	der -
31		state law;	

1		(b)	Inge	estion options of usable marijuana provided by the compassion
2			cen	ter;
3		(c)	Safe	e smoking techniques that shall be provided to registered-
4			qua	lifying patients; and
5		(d)	Pote	ential side effects and how this information shall be communicated.
6	(7)	A de	script	ion of the packaging of the useable marijuana that the
7		com	passi	on center shall be utilizing which shall, as a minimum, include:
8		(a)	The	name of the strain, batch, and quantity;
9		(b)	The	statement "this product is for medical use only, not for resale";
0			and	
11		(c)	Det	ails indicating:
2			[1]	The medical marijuana is free of contaminants; and
3			[2]	The levels of active ingredients in the product within plus or
4				minus error of five percentage points.
5	(8)	A de	script	tion of the documentation that will accompany a registered-
6		com	passi	on center agent when transporting marijuana on behalf of the
7		regis	sterec	compassion center. The documentation must specify, at least, the
8		amo	unt o	f marijuana being transported, the date the marijuana is being-
9		trans	sporte	ed, the registry identification number of the registered compassion-
20		cent	er, a n	d a contact number to verify that the marijuana is being
21		trans	sporte	ed on behalf of the registered compassion center.
22	(9)	Deta	iiled p	procedures regarding the testing of medical marijuana. As part of
23		its in	itial a	pplication, a compassion center shall provide to the department-
24		deta	iled p	rocedures regarding the testing of medical marijuana and shall-
25		adhe	ere to	such procedures in connection with the operation of the
26		com	passi	on center. Such procedures shall include a description of how the
27		mari	juana	will be tested, including:
28		(a)	Who	ether the testing will be conducted in house or through a
29			con	tracted facility;
30		(b)	Hov	v marijuana will be transported securely in connection with such-
31			test	ing;

I				(c)	vynat tests are conducted, including what testing procedures are
2					used;
3				(d)	How results are tracked and how samples are disposed; and
4				(e)	The selection process and the number of samples tested.
5	4.	Rec	juired	traini	ng. Each compassion center shall develop, implement, and maintain on-
6		the	prem	i ses a	n on-site training curriculum, or enter into contractual relationships with-
7		outs	side re	esoure	es capable of meeting employee, agent, and volunteer training needs.
8		Eac	h em	ployee	e, agent, or volunteer, at the time of initial appointment, shall receive, as-
9		a m	inimu	m, tra	ining in the following:
10		a.	Prof	essio	nal conduct, ethics, and state and federal laws regarding patient
11			conf	identi	a lity;
12		b.	Info	rmatio	nal developments in the field of medical use of marijuana;
13		C.	The	prope	er use of security measures and controls that have been adopted; and
14		d.	Spe	cific p	rocedural instructions for responding to an emergency, including
15			robb	ery o	violent accident.
16	5.	Per	sonne)l.	
17		a.	Rec	ords:	Each compassion center shall maintain:
18			(1)	A pe	rsonnel record for each employee, agent, or volunteer for a period of at-
19				least	six months after termination of the individual's affiliation with the
20				com	passion center. The record shall include, as a minimum, the following:
21				(a)	An application for employment or to volunteer;
22				(b)	A record of any disciplinary action taken;
23				(c)	Documentation of all required training. Documentation shall include a
24					signed statement from the individual indicating the date, time, and
25					place of said training and topics discussed, including the name and
26					title of presenters;
27			(2)	A rec	cord of the source of any funds that will be used to open or maintain the
28				com	passion center, including the name, address, and date of birth of any
29				inve	stor contributing more than five thousand dollars; and
30			(3)	A rec	cord of any instances in which a business or not-for-profit that any of the
31				pros	pective board members managed or served on the board was-

1				conv	icted, fined, censured, or had a registration or license suspended or
2				revo	ked in any administrative or judicial proceeding.
3	ł).	Reg	istry id	dentification cards and background checks for principal officers, board
4			mer	nbers ,	agents, volunteers, or employees of a compassion center.
5			(1)	In re	sponse to the requirements of this rule, and upon the approval of the
6				subn	nitted application, the department shall issue a registry photo-
7				ident	ification card to each principal officer, board member, agent, volunteer,
8				or er	nployee of a compassion center who is associated with the compassion
9				cente	er and meets the requirements under these regulations. In order for a
10				regis	try identification card to be obtained, the following items shall be-
11				subn	nitted to the medical marijuana program.
12				(a)	A certified copy of a birth record verifying that the applicant is at least-
13					twenty-one years of age;
14				(b)	A reasonable photographic copy of the applicant's North Dakota
15					driver's license or comparable state of North Dakota or federal issued-
16					photo identification card verifying North Dakota residence;
17					identification card must be available for inspection and verification;
18				(c)	A written and signed statement from an officer or executive staff-
19					member of the compassion center stating that the applicant is-
20					associated with the compassion center and in what capacity;
21				(d)	The name, address, and telephone number of the applicant;
22				(e)	The name, address, and telephone number of the compassion center-
23					with which the agent is associated;
24				(f)	The applicant's signature and date;
25				(g)	A nonrefundable, nonreturnable application or renewal fee of one-
26					hundred twenty-five dollars in the form of a check made out to "North-
27					Dakota department of health, compassionate care program".
28			(2)	Each	n principal officer, board member, agent, volunteer, or employee of a
29				com	passion center shall consent to a full nationwide and statewide criminal
30				histo	ry screening background check.

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1		(a)	Each applicant shall submit a full state of North Dakota criminal
2			history screening check and a full nationwide criminal history-
3			screening check to demonstrate compliance with the eligibility-
4			requirements of these regulations.
5		(b)	All applicable fees associated with the required criminal history-
6			screening background checks shall be paid by the compassion center-
7			or the applicant.
8		(c)	Individuals convicted of a felony offense, within five years from the
9			date of application, are prohibited from being a compassion center-
0			agent.
11	(3)	The	department may verify information on each application and the
2		acco	mpanying documentation as set forth in subsection 1 of section
3		19-2 -	4-04 of these regulations.
4	(4)	The	department shall notify the compassion center in writing of the purpose-
5		for d	enying the registry identification card. The state health officer or
6		desig	gnee shall deny an application if the applicant fails to provide the
7		infor	mation required or if the department determines that the information-
8		provi	ided is false. Denial of an application or renewal is considered a final-
9		depa	ertment action, subject to judicial review. Jurisdiction and venue for-
20		judic	ial review are vested in the district court.
21	(5)	The	department shall issue each principal officer, board member, agent,
22		volur	nteer, or employee of a compassion center a registry identification card-
23		withi	n thirty days of receipt of the information required by paragraphs 1 and
24		2 of (subdivision b of subsection 5 of section 19-24-07. The registry-
25		ident	ification card shall contain such information as set forth in subdivision b
26		of su	bsection 5 of section 19-24-07 of these regulations.
27	(6)	Each	compassion center shall notify the department in writing within ten-
28		days	of when a principal officer, board member, agent, volunteer, or
29		empl	loyee ceases to work at the compassion center. The individual's registry
30		ident	ification card shall be deemed null and void and the individual shall be-

1				Hable	e for any other penalties that may apply to the individual's nonmedical-				
2				use	of marijuana.				
3		C.	Exp	iratior	n date of registry identification cards. The registry identification card of a				
4			prin	icipal d	officer, board member, agent, volunteer, or employee shall expire one-				
5			yea	r after	its issuance or upon the expiration of the compassion center's				
6			regi	istratic	on certificate, whichever comes first.				
7	6.	App	olicati	on for	operation of a compassion center. Applicants shall only be accepted-				
8		dur	ing aı	ng an open application period announced by the department and shall include the					
9		follo	wing	owing items:					
10		a.	A n	onrefu	ndable application fee, made payable to the "North Dakota department-				
11			of h	ealth,	compassionate care program", in the amount of five thousand dollars;				
12		b.	The	propo	osed legal name, articles of incorporation, and bylaws of the				
13			con	npassi	on center;				
14		c.	The	propo	osed physical address of the compassion center, including any				
15			add	litional	address to be used for the secure cultivation of medical marijuana, and				
16			with	the fo	ollowing details:				
17			(1)	lf pro	ecise addresses are known, evidence of compliance to the following-				
18				rules	s shall be included:				
19				(a)	Compliance to the local zoning laws for each physical address to be				
20					utilized as a compassion center or for the secure cultivation of medical				
21					marijuana;				
22				(b)	Evidence that all of the physical addresses identified in this section-				
23					are not located within one thousand feet of a property line of a pre-				
24					existing public or private school.				
25			(2)	lf pro	ecise addresses have not been determined, identification of the general-				
26				loca	tion where it would be sited, and when it would be established;				
27		d.	A d	escrip	tion of the enclosed, locked facility, meeting all requirements of				
28			subsection 2 of section 19-24-07 that would be used in the cultivation of						
29			maı	rijuana	a, including steps to ensure that the marijuana production shall not be				
30			visi	ble fro	m the street or other public areas;				
31		e.	Evid	dence	of the compassion center's not-for-profit status, which can be:				

ı			(1)	Documentation of recognition as a tax-exempt organization by the United
2				States Internal Revenue Service; or
3			(2)	Other written materials which will allow the department to determine the
4				compassion center's ability to comply with the revenue criteria.
5		f.	The	name, address, and date of birth of each principal officer and board member
6			of th	ne compassion center;
7		g.	A de	escription of proposed security and safety measures, which demonstrate-
8			con	apliance with subsection 2 of section 19-24-07 of these regulations;
9		h.	A dı	raft operations manual, which demonstrates compliance with subsection 3 of
10			sec	tion 19-24-07 of these regulations;
11		i.	An	example of the design and security features of medical marijuana containers
12			whi	ch demonstrates compliance with subdivision h of subsection 2 of section
13			19- 2	24-07 of these regulations;
14		j.	A lis	st of all persons or business entities having direct or indirect authority over the
15			mai	nagement or policies of the compassion center;
16		k.	A lis	st of all persons or business entities having five percent or more ownership in-
17			the	compassion center, whether direct or indirect and whether the interest is in-
18			prof	fits, land, or building, including owners of any business entity which owns all
19			or p	part of the land or building; and
20		Į.	The	e identities of all creditors holding a security interest in the premises, if any.
21	7.	Cor	nplet	e application required. Only applications, which the department has
22		det	ermin	ed to be complete, shall be eligible for review.
23	8.	Cor	npas	sion center application review criteria. The department shall evaluate-
24		app	lication	ons for a compassion center registration certificate using an impartial and
25		nur	nerica	ally scored competitive bidding process developed by the department. The
26		dep	artm	ent shall consider the following criteria:
27		a.	Đoạ	cumentation of not-for-profit status, consistent with subdivision e of
28			sub	section 5 of section 19-24-07 of these regulations;
29		b.	The	suitability of the proposed location or locations, including but not limited to
30			con	apliance with any local zoning laws and the geographic convenience to

1			patients from throughout the state of North Dakota to compassion centers if the	
2			applicant were approved;	
3		C.	The principal officer and board members' character and relevant experience,	
4			including any training or professional licensing related to medicine,	
5			pharmaceuticals, natural treatments, botany, food science, food safety, or-	
6			marijuana cultivation and preparation and their experience running business or-	
7			not-for-profit entities;	
8		d.	The proposed compassion center's plan for operations and services, including it	S -
9			staffing and training plans, whether it has sufficient capital to operate, and its-	
10			ability to provide an adequate supply and variety of medical marijuana and	
11			medical marijuana-based products to the registered patients in the state;	
12		e.	The sufficiency of the applicant's plans for recordkeeping;	
13		f.	The sufficiency of the applicant's plans for safety, security, and the prevention of	_
14			diversion, including proposed locations and security devices employed;	
15		g.	The applicant's plan for making medical marijuana available on an affordable-	
16			basis to registered qualifying patients enrolled in medicaid or receiving-	
17			supplemental security income or social security disability insurance;	
18		h.	The applicant's plan for safe and accurate packaging and labeling of medical-	
19			marijuana, which shall include, without limitations, these minimum requirements	-
20			for packaging and labeling:	
21			(1) The name of the strain, batch, and quantity of the medical marijuana;	
22			(2) A statement providing that "this product is for medical use only, not for-	
23			resale";	
24			(3) Details indicating the medical marijuana is free of contaminants; and	
25			(4) Details indicating the levels of active ingredients in the product.	
26		i.	The applicant's plan for testing medical marijuana for contaminants and potency	_
27			of active ingredients; and	
28		j.	The applicant's ability to grow marijuana without use of pesticides.	
29	9.	Issu	ance of a registration certificate authorizing operation of a compassion center.	
30		₩h	en an applicant to operate a compassion center is notified that the department ha	S -
31		app	roved its application, it shall submit the following additional items to the departme	nŧ-

ı		ben	ore un	e regi	stration certificate authorizing operation of a compassion center will be
2		issu	ied.		
3		a.	A co	ertifica	tion fee, made payable to the "North Dakota department of health,
4			con	ipassi	on care program", in the amount of twenty-five thousand dollars;
5		b.	The	legal	name, articles of incorporation, and bylaws of the compassion center;
6		C.	The	physi	cal address of the compassion center and any additional address to be-
7			use	d for t	he secure cultivation of marijuana, including:
8			(1)	Evid	ence demonstrating the following:
9				(a)	Compliance with all local zoning laws for each physical address to be-
10					utilized as a compassion center or for the secure cultivation of medical
11					marijuana; and
12				(b)	That none of the physical addresses identified in subdivision c of
13					subsection 9 of section 19-24-08 of these regulations are located-
14					within one thousand feet of the property line of pre-existing public or-
15					private schools;
16			(2)	It is	not necessary to resubmit any information provided in response to-
17				para	graph 1 of subdivision c of subsection 6 of section 19-24-07 of these
18				regu	lations unless there has been a change in that information;
19		d.	Any	' upda	tes to previously submitted information including, but not limited to,-
20			info	rmatic	n about officers, principals, board members, agents, employees, and
21			con	npliano	ce with subsections 2 and 3 of section 19-24-08 of these regulations;
22		e.	A cı	urrent	certificate of occupancy, or equivalent document, to demonstrate-
23			con	npliano	ce with the provisions of the state fire code for each physical address to-
24			be ι	utilized	l as a compassion center or for the secure cultivation of medical-
25			mar	ijuana	.
26	10.	Exp	oiratio	n, terr	nination, or renewal of a registration certificate.
27		a.	Exp	iratior	: A compassion center's registration shall expire two years after its
28			regi	stratic	n certificate is issued. The compassion center may submit a renewal-
29			app	licatio	n at any time beginning ninety days prior to the expiration of its-
30			regi	stratic	n certificate. Such renewal application must be submitted a minimum of

1			thir	ty days prior to the expiration of its registration certificate to avoid suspension-
2			of t l	ne certificate.
3		b.	Rer	newal: The department shall grant a compassion center's renewal application-
4			with	nin thirty days of its submission if the following conditions are all satisfied.
5			(1)	The compassion center submits materials required under subsection 9 of
6				section 19-24-07 of these regulations, including a twenty-five thousand-
7				dollar fee, which shall be refunded if the renewal application is rejected;
8			(2)	The department has not ever suspended the compassion center's
9				registration for violations of the Act or these regulations;
10			(3)	Inspections conducted pursuant to the Act and these regulations do not-
11				raise any serious concerns about the continued operation of the registered
12				compassion center applying for renewal;
13			(4)	The applicant continues to meet all of the requirements for the operation of
14				a compassion center as set forth in the Act and in these regulations.
15		C.	Sus	spension: The department will suspend a registration certificate authorizing the
16			ope	eration of a compassion center, with or without notice, for any violation of an
17			app	olicable law or regulation.
18		d.	Teri	mination: Upon receipt of written notice that a registration certificate has been
19			tern	ninated, the compassion center has thirty business days to request, in writing,
20			a h	earing, for the purpose of review of such action. The hearing process shall-
21			follo	ow the procedures in subsection 8 through subsection 17 of section 19-24-09
22			of tl	hese regulations:
23			(1)	A written decision will be issued by the department within thirty days of the
24				completion of the hearing. The decision will lift the suspension or terminate-
25				a registration certificate. The written decision will state with specificity the
26				reasons for the decision.
27			(2)	The termination of a registration certificate is a final decision of the
28				department, subject to judicial review. Jurisdiction and venue are vested in-
29				the district court.
30	11.	No	ntrans	sferable registration certificate authorizing operation of a compassion center.

1 A registration certificate authorizing operation of a compassion center shall not be-2 transferred by assignment or otherwise to other persons or locations. Unless the 3 compassion center applies for and receives an amended registration certificate-4 authorizing operation of a compassion center, the registration certificate shall be-5 void and returned to the department when one or more of the following situations-6 occur: 7 (1) A change in ownership of the compassion center; 8 A change in one or more authorized physical locations; or 9 The compassion center discontinues its operation. 10 b. A compassion center shall provide the department with a written notice of any 11 change described in subsection 11 of section 19-24-07 of these regulations at 12 least sixty days prior to the proposed effective date of the change. The-13 department may waive all or part of the required advance notice to address-14 emergent or emergency situations. 15 Transactions which usually do not constitute a change of ownership include the 16 following: 17 Changes in the membership of the board of directors or board of trustees; or (1) 18 Two or more legal entities merge and the entity to whom the registration-19 certificate authorizing operation of a compassion center was issued-20 survives. 21 d. Management agreements are generally not considered a change in ownership if 22 the entity to whom the registration certificate authorizing operation of a 23 compassion center was issued continues to retain ultimate authority for the-24 operation of the compassion center; however, if the ultimate authority is-25 surrendered and transferred from the entity to whom the registration certificate-26 authorizing operation of a compassion center was issued to a new manager, then-27 a change of ownership has occurred. 28 A registry identification card is not transferable, by assignment or otherwise, to another 29 person. If a person attempts to transfer a card in violation of this section, the registry 30 identification card is void and the person is prohibited from all privileges provided under this 31 chapter.

1	SECTION 8. AMENDMENT. Section 19-24-08 of the North Dakota Century Code is							
2	amended and reenacted as follows:							
3	19-2	24-08. Cultivation and growing of marijuanaRegistry identification card - Voluntary						
4	withdra	wal.						
5	1.	If the qualifying patient's home is located more than forty miles from the nearest-						
6		compassionate care center, the qualified patient or designated caregiver may cultivate-						
7		up to eight marijuana plants in an enclosed, locked facility.						
8	2.	The enclosed, locked facility shall not be within one thousand feet of a public school.						
9	3.	The qualified patient or designated caregiver must give local law enforcement officials						
10		a notice of intent to grow marijuana in an enclosed, locked facility. The notice must-						
11		include qualified patient name, a copy of the written certification from the physician,						
12		and the address of the location where the marijuana will be cultivated.						
13	A re	gistered qualifying patient or registered designated caregiver may voluntarily withdraw						
14	from par	ticipation in the compassionate care program. A registered qualifying patient or						
15	registere	ed designated caregiver seeking to withdraw from the compassionate care program						
16	shall not	ify the department in writing no less than thirty calendar days before withdrawal.						
17	SEC	TION 9. AMENDMENT. Section 19-24-09 of the North Dakota Century Code is						
18	amende	d and reenacted as follows:						
19	19-2	4-09. Onsite visits and interviews Cardholders - Eligibility and compliance.						
20	1.	The department or its designee may perform onsite interviews of a qualified patient or						
21		primary caregiver to determine eligibility for the program. The department may enter-						
22		the premises of a qualified patient or primary caregiver during business hours for-						
23		purposes of interviewing a program applicant. Twenty-four hours notice will be						
24		provided to the qualified patient or primary caregiver prior to an onsite interview.						
25	2.	All qualified patients or primary caregivers shall provide the department or the						
26		department's designee immediate access to any material and information necessary						
27		for determining eligibility with these requirements.						
28	3.	Failure by the qualified patient or primary caregiver to provide the department access-						
29		to the premises or information may result in action up to and including the revocation-						
30		of the qualified patient or primary caregiver registry identification card and referral to-						
31		state law enforcement.						

1 Any failure to adhere to these rules, documented by the department during an-2 interview, may result in sanctions, including suspension, revocation, nonrenewal or-3 denial of licensure, and referral to state or local law enforcement. 4 The department shall refer credible criminal complaints against a qualified patient or-5 primary caregiver to the appropriate North Dakota state or appropriate local-6 authorities. 7 Corrective action: 6. 8 If violations of these requirements are cited as a result of monitoring, the qualified-9 patient or primary caregiver shall be provided with an official written report of the 10 findings following the monitoring visit. 11 b. Unless otherwise specified by the department, the qualified patient or primary-12 caregiver shall correct the violation within five calendar days of receipt of the 13 official written report citing the violation. 14 The violation shall not be deemed corrected until the department verifies in C. 15 writing after receiving notice of the corrective action that the corrective action is-16 satisfactory. 17 If the violation has not been corrected, the department may issue a notice of d. 18 contemplated action to revoke the qualified patient's or designated caregiver's-19 registry identification card. 20 Suspension of registry identification card without prior hearing: If immediate-e. 21 action is required to protect the health and safety of the general public, the-22 department may suspend the qualified patient or designated caregiver registry-23 identification card without notice. 24 A qualified patient or primary caregiver whose registry identification card has-25 been summarily suspended is entitled to a record review not later than thirty-26 calendar days after the registry identification card was summarily-27 suspended. 28 (2) The record review requested subsequent to a summary suspension shall be-29 conducted by the department.

1			(3)	I he	department shall conduct the record review on the summary-
2				susp	pension by reviewing all documents submitted by both the card holder-
3				and	the department.
4			(4)	The	sole issue at a record review on a summary suspension is whether the
5				card	holder's registry identification card shall remain suspended pending a
6				final	adjudicatory hearing and ruling.
7			(5)	A ca	rd holder given notice of summary suspension by the department may
8				subr	mit a written request for a record review. To be effective, the written-
9				requ	est shall:
10				(a)	Be made within thirty calendar days, as determined by the postmark,
11					from the date of the notice issued by the department;
12				(b)	Be properly addressed to the medical marijuana program;
13				(c)	State the applicant's name, address, and telephone number;
14				(d)	Provide a brief narrative rebutting the circumstances of the
15					suspension; and
16				(e)	Additional documentation must be included with the request for a
17					record review.
18	7.	Sur	nmary	/ sus p	pension. Revocation and appeal process:
19		a.	Part	icipat	ion in the medical marijuana program by a qualified patient or primary
20			care	giver	does not relieve the qualified patient or primary caregiver from:
21			(1)	Crim	ninal prosecution or civil penalties for activities not authorized in this rule-
22				and	Act;
23			(2)	Liab	ility for damages or criminal prosecution arising out of the operation of a
24				vehi	cle while under the influence of marijuana; or
25			(3)	Crim	ninal prosecution or civil penalty for possession, distribution, or transfers-
26				of m	arijuana or use of marijuana:
27				(a)	In a school bus or public vehicle;
28				(b)	On school grounds or property;
29				(c)	In the workplace of the qualified patient's or primary caregiver's
30					employment;
31				(d)	At a public park, recreation center, youth center, or other public place;

1				(e)	To a person not approved by the department pursuant to this rule;
2				(f)	Outside North Dakota or attempts to obtain or transport marijuana-
3					from outside North Dakota; or
4				(g)	That exceeds the allotted amount of usable medical use marijuana.
5		b.	Rev	ocatio	n of registry identification card: Violation of any provision of this rule
6			may	resul	t in either the summary suspension of the qualified patient's or primary
7			care	egiver'	s registry identification card, or a notice of contemplated action to-
8			sus	oend c	or revoke the qualified patient's or primary caregiver's registry-
9			ider	ıtificati	ion card, and all lawful privileges under the Act.
10		C.	Gro	unds f	or revocation or suspension of registry identification card, denial of
11			rene	ewal a	pplication for registry identification card. A registry identification card
12			may	/ be re	voked or suspended, and a renewal application may be denied for:
13			(1)	Failu	re to comply with any provisions of these requirements;
14			(2)	Failu	re to allow a monitoring visit by authorized representatives of the
15				depa	ertment;
16			(3)	The	discovery of repeated violations of these requirements during-
17				moni	itoring visits.
18	8.	Rec	uest	for he	aring: A qualified patient or primary caregiver whose registry-
19		ider	tifica	tion ca	ard has been summarily suspended, or who has received a notice of
20		con	temp	ated a	action to suspend or revoke, may request a hearing, in addition to a
21		requ	iest f	o r a re	ecord review, for the purpose of review of such action. The request for
22		hea	ring s	shall b	e filed within thirty calendar days of the date the action is taken or the
23		noti	c e of	conte	mplated action is received. The request shall include the following:
24		a.	A st	ateme	ent of the facts relevant to the review of the action;
25		b.	A st	ateme	ent of the provision of the Act and the rules promulgated under the Act
26			that	are re	elevant to the review of the action;
27		C.	A st	ateme	nt of the arguments that the qualified patient and primary caregiver
28			con	siders	relevant to the review of the action; and
29		d.	Any	other	evidence considered relevant.
30	9.	Hea	ring	oroces	is:

1 All formal adjudicatory hearings held in response to these regulations shall be-2 conducted by a hearing officer duly appointed by the state health officer. 3 b. Except for telephonic hearings, hearings shall be conducted in Bismarck at the 4 state department of health or, upon written request by an aggrieved person, in-5 the place or area affected. 6 All hearings held pursuant to this section shall be open to the public. C. 7 The hearing shall be recorded on audiotape or other means of sound-d. 8 reproduction, or by a certified court reporter. The decision as to the type of 9 recording shall be at the discretion of the department. 10 Any hearing provided for in this rule may be held telephonically, in the interest of e. 11 a speedy resolution. 12 The department shall schedule and hold the hearing as soon as practicable; 13 however, in any event no later than sixty calendar days from the date the 14 department receives the request for hearing. The hearing officer shall extend the 15 sixty-day time period upon motion for good cause shown or the parties shall-16 extend the sixty-day time period by mutual agreement. The department shall-17 issue notice of hearing, not less than twenty days prior to the hearing, which shall-18 include: 19 A statement of the time, place, and nature of the hearing; (1) 20 A statement of the legal authority and jurisdiction under which the hearing is-21 to be held: 22 A short and plain statement of the matters of fact and law asserted; (3) 23 Notice to any other parties to give prompt notice of issues controverted in-24 fact or law; and 25 All necessary telephone numbers if a telephonic hearing shall be conducted. 26 10. All parties shall be given the opportunity to respond and present evidence and 27 argument on all relevant issues. 28 11. Record of proceeding: The record of the proceeding shall include the following: 29 All pleadings, motions, and intermediate rulings; a. 30 b. Evidence received or considered; 31 A statement of matters officially noticed; С.

1		d.	Questions and offers of proof, objections, and rulings thereon;
2		e.	Proposed findings and conclusions; and
3		f.	Any action recommended by the hearing officer.
4	12.	A p	arty may request a transcription of the proceedings. The party requesting the
5		trar	escript shall bear the cost of transcription.
6	13.	Pro	cedures and evidence:
7		a.	Any party shall be represented by a person licensed to practice law in North-
8			Dakota or an individual may represent him or herself.
9		b.	The rules of evidence as applied in the courts do not apply in these proceedings.
10			Any relevant evidence shall be admitted and such evidence shall be sufficient in-
11			itself to support a finding if the evidence is reliable, regardless of the existence of
12			any statutory or common law rule that shall make admission of such evidence-
13			improper in a civil action. Irrelevant, immaterial, or unduly repetitious evidence-
14			shall be excluded at a party's request or on the hearing officer's own initiative.
15		C.	Documentary evidence shall be received in evidence in the form of true copies of
16			the original.
17		d.	Documentary and other physical evidence shall be authenticated or identified by
18			any reasonable means that shows that the matter in question is what the
19			proponent claims it to be.
20		e.	The experience, technical competence, and specialized knowledge of the hearing
21			officer, the department, or the department's staff shall be used in the evaluation of
22			evidence.
23		f.	Evidence on which the hearing officer shall base his or her decision is limited to
24			the following:
25			(1) All evidence, including any records, investigation reports, and documents in-
26			the department's possession of which the department desires to avail itself-
27			as evidence in making a decision that is offered and made a part of the
28			record of the proceeding; and
29			(2) Testimony and exhibits introduced by the parties.
30		g.	The record shall include all briefs, proposed findings, and exceptions and shall-
31			show the ruling on each finding, exception, or conclusion presented.

I		n.	A pa	arty to a nearing snail submit to the nearing officer, and to all other parties to
2			the	hearing, all documents to be introduced at the hearing no later than five-
3			bus	iness days from the scheduled hearing date to ensure the hearing officer and-
4			othe	er parties receive the documents prior to the hearing.
5		i.	The	department may choose to:
6			(1)	Issue subpoenas for witnesses and other sources of evidence, either on the
7				agency's initiative or at the request of any party; and
8			(2)	Administer oaths to witnesses; limit unduly repetitive proof, rebuttal, and
9				cross-examination.
10	14.	Cor	nduct	of proceeding: Unless the hearing officer reasonably determines a different-
11		pro	cedur	e is appropriate, the hearing shall be conducted in accordance with the
12		pro	cedur	es set forth in this rule. The following procedures shall apply:
13		a.	The	department shall present an opening statement on the merits and the
14			card	Sholder shall make a statement of the defense or reserve the statement until-
15			pres	sentation of that party's case;
16		b.	Afte	er the opening statements, if made, the department shall present its case in
17			chie	of in support of the department's petition;
18		C.	Upc	on the conclusion of the department's case, the cardholder shall present its-
19			cas	e in defense;
20		d.	Upc	on conclusion of the cardholder's case, the department shall present rebuttal
21			evic	lence;
22		e.	Afte	er presentation of the evidence by the parties, the department shall present a
23			clos	ing argument; the cardholder then shall present its closing argument and the
24			dep	artment shall present a rebuttal argument; and
25		f.	The	reafter, the matter shall be submitted for recommendation by the hearing-
26			offic	e er.
27	15.	Cor	ntinua	nces: The hearing officer shall not grant a continuance except for good cause
28		she	wn. A	motion to continue a hearing shall be made at least ten calendar days before
29		the	heari	ng date.
30	16.	Tele	ephon	nic hearings:

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- 1 Any party requesting a telephonic hearing shall do so within ten business days of 2 the date of the notice. Immediately after the parties agree to conduct the hearing-3 by telephone, notice of the telephonic hearing shall be made to all parties and 4 shall include all necessary telephone numbers. 5 b. Any party that has agreed to a telephonic hearing, but subsequently requests an 6 in-person hearing shall do so in writing to the hearing officer no later than ten-7 calendar days before the scheduled date of the hearing. The decision to grant or-8 deny the request for an in-person hearing shall be at the discretion of the hearing
 - officer for good cause shown. The hearing officer's decision to grant or deny the hearing shall be issued in writing and shall include the specific reasons forgranting or denying the request. Should the hearing officer grant the request, the hearing shall be rescheduled to a time convenient for all parties. Should the
- 13 hearing officer deny the request, the telephonic hearing shall proceed as-14
 - The location or locations of the parties during the hearing shall have a speaker-C. telephone and facsimile machine available so that all shall hear the proceedingsand documents shall be transmitted between witnesses and the hearing officer.
 - d. The cardholder shall initiate the telephone call. The department is responsible forensuring the telephone number to the department's location for the telephonichearing is accurate and the department representative is available at saidtelephone number at the time the hearing is to commence. Failure to provide the correct telephone number or failure to be available at the commencement of the hearing shall be treated as a failure to appear and shall subject the petitioner to a default judgment.
 - The in-person presence of some parties or witnesses at the hearing does not-e. prevent the participation of other parties or witnesses by telephone with priorapproval of the hearing officer.
 - 17. Recommended action and final decision:

scheduled.

At the request of the hearing officer or upon motion by either party granted by the hearing officer, and before the hearing officer recommends action by the secretary, the parties shall submit briefs including findings of fact and conclusions-

1			of la	aw for consideration by the hearing officer. The hearing officer holds the
2			disc	eretion to request briefs or grant a motion to submit briefs on any point of law-
3			dee	emed appropriate by the hearing officer. Briefs submitted shall include
4			sup	porting reasons for any findings or legal conclusions and citations to the
5			rec	ord and to relevant law. Should the hearing officer request briefs or grant a
6			part	ty's motion to submit briefs, the hearing shall be continued until the hearing-
7			offic	cer has given the briefs sufficient consideration and brings the hearing to a
8			clos	se. The hearing, however, shall be completed no later than forty-five calendar-
9			day	es from the date of continuance.
10		b.	No-	more than thirty calendar days after completion of the hearing, the hearing-
11			offic	cer shall prepare a written decision containing recommendation of action to be
12			take	en by the secretary. The recommendation shall propose to sustain, modify, or-
13			reve	erse the initial decision of the department or the department's agent.
14		e.	The	e secretary shall accept, reject, or modify the hearing officer's recommendation
15			no l	ater than ten calendar days after receipt of the hearing officer's
16			rec	ommendation. The final decision or order shall be issued in writing and shall-
17			incl	ude:
18			(1)	A brief summary of the evidence;
19			(2)	A statement of findings of fact based upon the evidence;
20			(3)	Conclusions and the reasons thereof, on all material issues of fact, law, or-
21				discretion involved;
22			(4)	Any other conclusions required by law of the department; and
23			(5)	A concise statement of the department's specific determination or action-
24				taken to sustain, modify, or reverse the initial decision of the department or-
25				the department's agent.
26		d.	Ser	vice shall be made by registered or certified mail.
27		e.	The	e final decision or order shall be public information and shall become a part of
28			the	record.
29	<u>1.</u>	The	depa	artment or the department's designee may conduct an onsite interview of a
30		car	<u>dhold</u>	er or registry identification card applicant to determine application or renewal
31		<u>elig</u>	ibility	under this chapter. The department may enter the premises of a qualifying

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- 1 patient, designated caregiver, or compassion center agent for purposes of interviewing 2 the cardholder or applicant. Before conducting an onsite interview, the department 3 shall provide the cardholder or applicant at least twenty-four hours' notice. 4 2. The department or the department's designee may conduct an onsite assessment of a 5 compassion center based on the department's reasonable suspicion the compassion 6 center is violating this chapter. The compassion center shall provide the department 7 with immediate access to determine compliance with this chapter. 8 <u>3.</u> A cardholder shall provide the department or the department's designee immediate 9 access to any material and information necessary for determining eligibility and 10 compliance with this chapter. 11 Failure of the cardholder to provide the department access to the premises, material, 4. 12 or information as provided under this chapter may result in the department taking 13 action, which may include the revocation of the cardholder registry identification card 14 and referral to state or local law enforcement. 15 <u>5.</u> Failure of a registered qualifying patient or registered designated caregiver to comply 16 with the requirements under this section which is documented by the department, may 17 result in sanctions, including suspension, revocation, nonrenewal, or denial of 18 registration, and referral to state or local law enforcement. 19 <u>6.</u> The department shall refer credible criminal complaints against a registered qualifying 20 patient or registered designated caregiver to appropriate state or local law 21 enforcement authorities. 22 If a violation of the requirements under this section is cited as a result of 7. a. 23 compliance monitoring, the department shall provide the registered qualifying patient or registered designated caregiver with written notice of the findings 24 25 following the compliance monitoring visit. 26 Unless otherwise specified by the department, the registered qualifying patient or <u>b.</u> 27 registered designated caregiver shall correct the violation within five calendar 28 days of receipt of the notice citing the violation.
 - c. The department shall verify whether the registered qualifying patient or registered designated caregiver corrected the violation.

1		<u>d.</u>	The violation is not deemed corrected until the department provides written
2			verification the corrective action is satisfactory.
3		<u>e.</u>	If the violation is not corrected within the required time, the department may
4			revoke the registry identification card of the registered qualifying patient or
5			registered designated caregiver.
6	SEC	TIOI	N 10. AMENDMENT. Section 19-24-10 of the North Dakota Century Code is
7	amende	d and	d reenacted as follows:
8	19-2	24-10	. SeverabilityChange notifications - Responses .
9	In th	ie ev	ent any particular clause or section of these regulations should be declared invalid-
10	or uncor	istitu	tional by any court of competent jurisdiction, the remaining portions shall remain in-
11	full effec	ŧ.	
12	<u>1.</u>	With	nin ten calendar days of the change, in a manner prescribed by the department, a
13		<u>regi</u>	stered qualifying patient or registered designated caregiver shall notify the
14		<u>dep</u>	artment of any of the following:
15		<u>a.</u>	A change in the cardholder's name or address;
16		<u>b.</u>	Knowledge of a change that would render the registered qualifying patient no
17			longer eligible to participate in the compassionate care program;
18		<u>C.</u>	Knowledge of a change that results in the registered qualifying patient's physician
19			no longer meeting the definition of the term "physician" as defined in section
20			<u>19-24-02; or</u>
21		<u>d.</u>	Knowledge of a change that renders the registered qualifying patient's registered
22			designated caregiver no longer eligible to participate in the compassionate care
23			program.
24	<u>2.</u>	<u>lf a</u>	registered qualifying patient seeks to change the patient's designated caregiver,
25		the	registered qualifying patient shall notify the department in writing of this change.
26	<u>3.</u>	<u>lf a</u>	cardholder loses the cardholder's registry identification card, the cardholder shall
27		<u>noti</u>	fy the department in writing within twenty-four hours of becoming aware of the loss.
28	<u>4.</u>	<u>lf a</u>	registered qualifying patient is unable to make a notification required under this
29		sec	tion due to age or medical condition, that patient's registered designated caregiver_
30		or th	ne individual responsible for making medical decisions for that patient shall provide
31		<u>the</u>	notification.

- If the department receives notification of an item listed in this section and the nature of the item reported does not affect a cardholder's eligibility, the department shall issue the cardholder a new registry identification card with a new random ten-digit alphanumeric identification number within twenty calendar days of approving the updated information and the cardholder shall pay a twenty-five dollar fee. If a cardholder notifying the department is a registered qualifying patient who has a registered designated caregiver, the department shall issue the patient's registered designated caregiver a new registry identification card within twenty calendar days of approving the updated information.
 - 6. If the department receives notification of an item listed in this section and the nature of the item reported makes the cardholder ineligible, the cardholder's registry identification card becomes void immediately upon notification of the department and the registered cardholder shall dispose of any usable marijuana in the cardholder's possession within fifteen calendar days, in accordance with rules adopted under this chapter.
 - 7. A registered qualifying patient's certifying physician shall notify the department in writing if the physician's registered qualifying patient no longer suffers from a debilitating medical condition or if the physician no longer believes the patient will receive therapeutic or palliative benefit from the medical use of marijuana. The qualifying patient's registry identification card becomes void immediately upon the physician's notification of the department and the registered qualifying patient shall dispose of any usable marijuana in the cardholder's possession within fifteen calendar days, in accordance with rules adopted under this chapter.

SECTION 11. AMENDMENT. Section 19-24-11 of the North Dakota Century Code is amended and reenacted as follows:

19-24-11. Privacy of the compassionate care Act records and paperwork Registry identification cards.

The department cannot release any records, paperwork, or details of any applicant, card-holder, compassionate care agent, or registered designated caregiver without their written-permission except as necessary for authorized employees of the department to perform official-

2 department is only allowed to give out the information requested for a thirty-day period. 3 Annual report. The department shall submit to the legislature an annual report that 4 does not disclose any identifying information about cardholders, compassionate care-5 centers, or physicians but contains at least all of the following information: 6 The number of registry identification card applications and renewals. a. 7 The number of qualifying patients and designated caregivers approved in eachb. 8 county. 9 The nature of the debilitating medical conditions of the qualifying patients. С. 10 d. The number of registry identification cards revoked. 11 The number of physicians providing written certifications for qualifying patients. e. 12 f. The number of registered nonprofit, compassionate care centers. 13 1. Registry identification cards must contain: 14 The name of the cardholder: <u>a.</u> 15 <u>b.</u> A designation as to whether the cardholder is a qualifying patient, designated 16 caregiver, or compassion center agent; 17 A designation as to whether a qualifying patient is a minor; <u>C.</u> 18 <u>d.</u> A designation as to whether a qualifying patient or a designated caregiver's 19 qualifying patient is authorized to use the dried leaves or flowers of the plant of 20 the genus cannabis; 21 A designation as to whether a qualifying patient or designated caregiver under <u>e.</u> 22 subdivision d is authorized to grow the plant of the genus cannabis as provided 23 under section 19-24-42; 24 f. The date of issuance and expiration date; 25 <u>f.g.</u> A random ten-digit alphanumeric identification number containing at least four 26 numbers and at least four letters which is unique to the cardholder; 27 g.h. If the cardholder is a designated caregiver, the random identification number of 28 the qualifying patient the designated caregiver is authorized to assist; 29 A photograph of the cardholder; and h.i. 30 ±ί. The phone number or website address at which the card can be verified.

duties of the department. In the event written permission is given to the department, the

more than:

1 Except as otherwise provided in this section, a registry identification card expiration 2 date must be one year after the date of issuance. 3 <u>3.</u> If a physician states in the written certification that the qualifying patient would benefit 4 from the medical use of marijuana until a specified date, less than one year, the 5 registry identification card expires on that date. 6 SECTION 12. AMENDMENT. Section 19-24-12 of the North Dakota Century Code is 7 amended and reenacted as follows: 8 19-24-12. Facility restrictions Cultivation, manufacturing, and dispensing -9 Compassion centers - Prohibition - Registration. 10 Any nursing care institution, hospice, assisted living center, assisted living facility, 11 assisted living home, residential care institution, adult day health care facility, or adult-12 foster care home licensed in the state of North Dakota may adopt reasonable-13 restrictions on the use of marijuana by their residents or persons receiving inpatient 14 services, including: 15 a. That the facility will not store or maintain the patient's supply of marijuana. 16 That the facility, caregivers, or hospice agencies serving the facility's residentsb. 17 are not responsible for providing the marijuana for qualifying patients. 18 C. That marijuana can be consumed by a method other than smoking. 19 That marijuana is consumed only in a place specified by the facility. d. 20 2. Nothing in the section requires a facility listed in subsection 1 to adopt restrictions on-21 the medical use of marijuana. 22 A facility listed in subsection 1 may not unreasonably limit a registered, qualifying-3. 23 patient's access to or use of marijuana authorized under this chapter unless failing to-24 do so would cause the facility to lose a monetary or licensing-related benefit under-25 federal law or regulations. 26 AExcept as otherwise provided under section 19-24-42, a person may not cultivate. <u>1.</u> 27 manufacture, or dispense marijuana or otherwise act as a compassion center in this 28 state unless the person is registered as a compassion center. 29 2. Except as otherwise provided under this section, the department shall register no

1		a. Four compassion centers with the sole purpose of operating as a manufacturing
2		facility; and
3		b. Eight compassion centers with the sole purpose of operating as a dispensary.
4	<u>3.</u>	The department shall establish an open application period for the submission of
5		compassion center applications. At the completion of the open application period, the
6		department shall review each complete application using a competitive process
7		established in accordance with rules adopted under this chapter and shall determine
8		which applicants to register as compassion centers.
9	<u>4.</u>	The department may register additional dispensaries if the department determines
10		additional dispensaries are necessary to increase access to usable marijuana by
11		registered qualifying patients and registered designated caregivers.
12	<u>5.</u>	If the department revokes or does not renew a compassion center registration
13		certificate, the department may establish an open application period for the
14		submission of compassion center applications.
15	SEC	TION 13. AMENDMENT. Section 19-24-13 of the North Dakota Century Code is
16	amende	d and reenacted as follows:
17	19-2	4-13. Compassionate care fund - Private donations Compassion centers -
18	Dispens	aries - Manufacturing facilities - Authority.
19	1.	The compassionate care fund is established consisting of fees collected, civil penalties
20		imposed, and private donations received under this chapter. The department shall-
21		administer the fund. Monies in the fund are continuously appropriated.
22	2.	The state health officer may accept and spend private grants, gifts, donations,
23		contributions, and devises to assist in carrying out the provisions of this chapter,
24		including but not limited to providing funds for the individuals who are financially
25		distressed for purchase of medical cannabis products.
26	3.	Monies in the compassionate care fund do not revert to the state of North Dakota's-
27		general fund at the end of the fiscal year.
28	<u>1.</u>	The activities of a manufacturing facility are limited to acquiring, possessing,
29		cultivating, and transporting marijuana for the sole purpose of manufacturing usable
30		marijuana for delivery, supply, or sale of usable marijuana to a dispensary.

1	<u>2.</u>	<u>The</u>	activ	ities of a dispensary are limited to acquiring, possessing, storing, delivering,
2		<u>tran</u>	sferri	ng, transporting, selling, supplying, and dispensing usable marijuana or
3		<u>rela</u>	ted sı	upplies and educational materials to a registered qualifying patient directly or
4		<u>thro</u>	ugh t	he registered qualifying patient's registered designated caregiver.
5	SEC	OIT	N 14.	Section 19-24-14 of the North Dakota Century Code is created and enacted
6	as follow	/s:		
7	<u>19-2</u>	4-14	. Con	npassion centers - Application.
8	<u>1.</u>	<u>The</u>	depa	artment shall establish forms for an application to be registered as a
9		com	<u>ipass</u>	ion center. For a compassion center registration application to be complete
0		<u>and</u>	eligik	ole for review, the applicant shall submit to the department:
11		<u>a.</u>	<u>A no</u>	onrefundable application fee of five thousand dollars, made payable to the
2			<u>"Noı</u>	rth Dakota State Department of Health, Compassionate Care Program";
3		<u>b.</u>	<u>The</u>	legal name, articles of incorporation or articles of organization, and bylaws or
4			<u>ope</u>	rating agreement of the proposed compassion center applicant;
5		<u>C.</u>	Evid	lence of the proposed compassion center applicant's registration with the
6			secr	retary of state and certificate of good standing:
7		<u>d.</u>	<u>The</u>	physical address of the proposed location of the proposed compassion
8			<u>cent</u>	ter and:
9			<u>(1)</u>	Evidence of approval from local officials as to the proposed compassion
20				center applicant's compliance with local zoning laws for the physical
21				address to be used by the proposed compassion center; and
22			<u>(2)</u>	Evidence the physical address of the proposed compassion center is not
23				located within one thousand feet [604.80 meters] of a property line of a
24				pre-existing public or private school;
25		<u>e.</u>	For	a manufacturing facility applicant, a description of the enclosed, locked
26			<u>facil</u>	ity that would be used in the cultivation of marijuana, including steps that will
27			be to	aken to ensure the marijuana cultivation and production is not visible from the
28			stre	et or other public areas;
29		<u>f.</u>	<u>The</u>	name, address, and date of birth of each principal officer and board member,
30			or o	f each member-manager, manager, or governor, of the proposed compassion
₹1			cent	er applicant and verification each officer and board member, or each

1			member-manager, manager, or governor, has consented to a criminal history
2			record check conducted under section 12-60-24;
3		<u>g.</u>	For each of the proposed compassion center applicant's principal officers and
4			board members, or for each of the proposed compassion center applicant's
5			member-managers, managers, or governors, a description of that individual's
6			relevant experience, including training or professional licensing related to
7			medicine, pharmaceuticals, natural treatments, botany, food science, food safety,
8			and marijuana cultivation and preparation and the individual's experience running
9			a business entity;
10		<u>h.</u>	A description of proposed security and safety measures, which demonstrate
11			compliance with the security and safety requirements under section 19-24-24;
12		<u>i.</u>	An example of the design and security features of usable marijuana containers
13			which demonstrates compliance with section 19-24-20;
14		<u>j.</u>	A complete operations manual, which demonstrates compliance with section
15			<u>19-24-26;</u>
16		<u>k.</u>	A description of the plans for making usable marijuana available on an affordable
17			basis to registered qualifying patients enrolled in medical assistance or receiving
18			supplemental security income or social security disability insurance;
19		<u>l.</u>	A list of all individuals and business entities having direct or indirect authority over
20			the management or policies of the proposed compassion center applicant;
21		<u>m.</u>	A list of all individuals and business entities having an ownership interest in the
22			proposed compassion center applicant, whether direct or indirect, and whether
23			the interest is in profits, land, or building, including owners of any business entity
24			that owns all or part of the land or building; and
25		<u>n.</u>	The identity of any creditor holding a security interest in the proposed
26			compassion center premises.
27	<u>2.</u>	The	department is not required to review an application submitted under this section
28		<u>unle</u>	ess the department determines the application is complete. The criteria considered
29		<u>by t</u>	he department in reviewing an application must include:
30		<u>a.</u>	The suitability of the proposed compassion center location, including compliance
31			with any local zoning laws, and the geographic convenience to access

1			compassion centers for registered qualifying patients and registered designated
2			caregivers from throughout the state;
3		<u>b.</u>	The character and relevant experience of the principal officers and board
4			members, or of the member-managers, managers, or governors, including
5			training or professional licensing and business experience;
6		<u>C.</u>	The applicant's plan for operations and services, including staffing and training
7			plans, whether the applicant has sufficient capital to operate, and the applicant's
8			ability to provide an adequate supply of usable marijuana to registered qualifying
9			patients and registered designated caregivers;
10		<u>d.</u>	The sufficiency of the applicant's plans for recordkeeping:
11		<u>e.</u>	The sufficiency of the applicant's plans for safety, security, and the prevention of
12			diversion, including the proposed location and security devices employed;
13		<u>f.</u>	The applicant's plan for making usable marijuana available on an affordable basis
14			to registered qualifying patients with limited financial resources;
15		<u>g.</u>	The applicant's plan for safe and accurate packaging and labeling of usable
16			marijuana; and
17		<u>h.</u>	The applicant's plans for testing medical marijuana.
18	<u>3.</u>	Foll	owing completion of the review under subsection 2, the department shall select the
19		<u>app</u>	licants eligible for registration under section 19-24-15.
20	SEC	OIT	N 15. Section 19-24-15 of the North Dakota Century Code is created and enacted
21	as follov	vs:	
22	<u>19-2</u>	<u>24-15</u>	. Compassion centers - Registration certification.
23	<u>1.</u>	<u>Upc</u>	on receipt of notification by the department a compassion center application is
24		<u>elig</u>	ible for registration, the applicant shall submit the following additional items to the
25		<u>dep</u>	artment to qualify for registration:
26		<u>a.</u>	A certification fee, made payable to the "North Dakota State Department of
27			Health, Compassionate Care Program", in the amount of sixty thousand dollars
28			for a dispensary and eighty thousand dollars for a manufacturing facility;
29		<u>b.</u>	A financial assurance or security bond to ensure the protection of the public
30			health and safety and the environment in the event of abandonment, default, or
٦1			other inability or unwillingness to meet the requirements of this chanter:

1 The legal name, articles of incorporation or articles of organization, and bylaws or 2 operating agreement, of the proposed compassion center applicant; 3 <u>d.</u> The physical address of the proposed compassion center; confirmation the information in the application regarding the physical location of the proposed 4 5 compassion center has not changed, and if the information has changed the 6 department shall determine whether the new information meets the requirements 7 of this chapter; and a current certificate of occupancy, or equivalent document, to 8 demonstrate compliance with the provisions of state and local fire code for the 9 physical address of the proposed compassion center. It is not necessary for an 10 applicant to resubmit any information provided in the initial application unless 11 there has been a change in that information; and 12 An update to previously submitted information, including information about <u>e.</u> 13 compassion center agents and compliance with section 19-24-28. 14 <u>2.</u> If an applicant complies with subsection 1, the department shall issue the applicant a 15 registration certificate. 16 SECTION 16. Section 19-24-16 of the North Dakota Century Code is created and enacted 17 as follows: 18 19-24-16. Compassion centers - Registration certificate - Renewal. 19 A compassion center's registration expires two years after issuance. A compassion 20 center may submit a renewal application at any time beginning ninety calendar days 21 before the expiration of the registration certificate. A compassion center shall submit a 22 renewal application a minimum of sixty calendar days before the expiration of the 23 registration certificate to avoid suspension of the certificate. 24 2. The department shall approve a compassion center's renewal application within sixty 25 calendar days of submission if the following conditions are satisfied: 26 The compassion center submits a renewal fee of sixty thousand dollars for a <u>a.</u> 27 dispensary and eighty thousand dollars for a manufacturing facility, which the 28 department shall refund if the department rejects the renewal application; 29 The compassion center submits a complete renewal application; b. 30 The department has at no time suspended the compassion center's registration <u>C.</u> 31 for violation of this chapter;

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1 <u>Inspections conducted under this chapter do not raise any serious concerns</u> 2 about the continued operation of the compassion center; and 3 <u>e.</u> The compassion center continues to meet all the requirements for the operation 4 of a compassion center as set forth in this chapter. 5 If a compassion center does not meet the requirements for renewal, the department <u>3.</u> 6 may not issue a registration certificate and the department shall provide the 7 compassion center with written notice of the determination. If a compassion center's 8 certificate is not renewed, the compassion center shall dispose all marijuana and 9 usable marijuana in accordance with rules adopted under this chapter. 10 **SECTION 17.** Section 19-24-17 of the North Dakota Century Code is created and enacted 11 as follows: 12 19-24-17. Compassion centers - Registration certificate - Nontransferable. 13 A registration certificate authorizing operation of a compassion center may not be 14 transferred to another person. Unless a compassion center applies for and receives an 15 amended registration certificate authorizing operation of a compassion center, the 16 registration certificate is void if there is a change in ownership of the compassion 17 center, there is a change in the authorized physical location of the compassion center, 18 or if the compassion center discontinues operation. 19 A compassion center shall provide the department a written notice of any change 20 described under this section at least sixty calendar days before the proposed effective 21 date of the change. The department may waive all or part of the required advance 22 notice to address emergent or emergency situations. 23 SECTION 18. Section 19-24-18 of the North Dakota Century Code is created and enacted 24 as follows: 25 19-24-18. Compassion centers - Bylaws or operating agreement. 26 As part of a proposed compassion center's initial application, the applicant shall provide to 27 the department a current copy of the applicant's bylaws or operating agreement. Upon receipt of

a registration certificate, a compassion center shall maintain the bylaws or operating agreement

in accordance with this chapter. In addition to any other requirements, the bylaws or operating

agreement must include the ownership or management structure of the compassion center, the

2	and provisions relative to the disposition of revenues and earnings.							
3	SECTION 19. Section 19-24-19 of the North Dakota Century Code is created and enacted							
4	as follows:							
5	<u>19-2</u>	19-24-19. Compassion centers - Financial reports.						
6	<u>A co</u>	ompassi	on center shall keep detailed financial reports of proceeds and expenses. A					
7	<u>compas</u>	sion cer	ter shall maintain all inventory, sales, and financial records in accordance with					
8	generall	y accep	ted accounting principles. The compassion center shall maintain for a period of					
9	seven y	ears all	reports and records required under this section. A compassion center shall allow					
10	the depa	artment,	or an audit firm contracted by the department, access at all times to all books					
11	and reco	ords kep	t by the compassion center.					
12	SEC	CTION 2	0. Section 19-24-20 of the North Dakota Century Code is created and enacted					
13	as follow	vs:						
14	<u>19-2</u>	24-20. C	ompassion centers - Dispensing.					
15	<u>1.</u>	A com	passion center shall comply with the dispensing requirements of this section.					
16	<u>2.</u>	<u>Design</u>	and security features of usable marijuana containers must be in accordance					
17		with ru	les adopted under this section.					
18	<u>3.</u>	A man	ufacturing facility or agent of the manufacturing facility may not dispense					
19		<u>marijua</u>	ana, except the manufacturing facility or agent may dispense usable marijuana					
20		to a dis	spensary.					
21	<u>4.</u>	A dispe	ensary or agent of the dispensary may not dispense usable marijuana unless					
22		the dis	pensary first uses the verification system to confirm the registered qualifying					
23		patient	or registered designated caregiver identification card is valid. A dispensary or					
24		agent o	of the dispensary:					
25		<u>a.</u> <u>M</u>	lay not dispense usable marijuana to a person other than a registered qualifying					
26		<u>p</u> :	atient or a registered qualifying patient's registered designated caregiver. If a					
27		<u>re</u>	egistered qualifying patient is a minor:					
28		<u>(1</u>	The dispensary or agent of the dispensary may not dispense usable					
29			marijuana to a minor; and					
30		<u>(2</u>) The usable marijuana dispensed to the minor's designated caregiver must					
31			be in the form of pediatric medical marijuana oil.					

composition of the board of directors, board of governors, member-managers, or managers,

1 May not dispense to a registered qualifying patient or registered caregiver more 2 than the allowable amount of usable marijuana for medical use and may not 3 dispense an amount if it is known that amount would cause the recipient to 4 possess more marijuana than is permitted as usable marijuana. 5 May not dispense to a registered qualifying patient or registered caregiver the <u>C.</u> 6 dried leaves or flowers of the plant of the genus cannabis in a combustible 7 delivery form unless the registry identification card and verification system 8 authorize this form of useable marijuana. 9 SECTION 21. Section 19-24-21 of the North Dakota Century Code is created and enacted 10 as follows: 11 19-24-21. Compassion centers - Inspections. 12 A compassion center is subject to random inspection by the department. During an 13 inspection, the department may review the compassion center's records, including the 14 compassion center's financial and dispensing records, which may track transactions 15 according to registered qualifying patient and registered designated caregiver registry 16 identification numbers. 17 <u>2.</u> The department shall conduct inspections of compassion centers to ensure 18 compliance with this chapter. 19 The department shall conduct inspections of manufacturing facilities for the presence <u>3.</u> 20 of pesticides, fungi, and molds. 21 <u>4.</u> The department shall select a certified laboratory to conduct random quality sampling 22 testing, in accordance with rules adopted under this chapter. A compassion center 23 shall pay the cost of all random quality sampling testing. 24 SECTION 22. Section 19-24-22 of the North Dakota Century Code is created and enacted 25 as follows: 26 19-24-22. Compassion centers - Pesticide testing. 27 A manufacturing facility shall test marijuana at a manufacturing facility for the presence of 28 pesticides. If a marijuana pesticide test or a random quality sampling test under section 29 19-24-21 indicates the presence of a pesticide, the manufacturing facility shall report the test 30 result immediately to the department and to the agriculture commissioner. Upon the order of the 31 department or agriculture commissioner, the manufacturing facility immediately shall destroy all

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- affected or contaminated marijuana inventory in accordance with rules adopted under this
 chapter, and shall certify to the department and to the agriculture commissioner that all affected
 or contaminated marijuana inventory has been destroyed.
 SECTION 23. Section 19-24-23 of the North Dakota Century Code is created and enacted
- 5 as follows:
- 6 <u>19-24-23. Compassion centers Marijuana plants.</u>
- The department shall adopt rules establishing the maximum amount of marijuana a

 compassion center may possess. The rules may not allow a manufacturing facility to possess

 more than one thousand marijuana plants, regardless of the stage of growth, and may not allow

 a dispensary to possess more than three thousand five hundred ounces [99.22 kilograms] of

 usable marijuana at any time, regardless of formulation.
- SECTION 24. Section 19-24-24 of the North Dakota Century Code is created and enacted as follows:

19-24-24. Compassion centers - Security and safety measures.

- A compassion center shall implement appropriate security and safety measures to deter and prevent the unauthorized entrance to areas containing marijuana and the theft of marijuana. The measures must comply with this section and rules adopted under this chapter.
- 2. The compassion center shall keep access from outside the compassion center premises to the minimum required by local fire or building regulations and access must be controlled. The outside perimeter of the premises must be well lighted in a manner determined appropriate by local ordinance to ensure public safety and security. The compassion center shall limit to authorized personnel the entry to any areas in which marijuana is cultivated or manufactured or in which usable marijuana is held.
- 3. A compassion center must have a fully operational security alarm system at the authorized physical address which includes an electrical support backup system for the alarm system to provide suitable protection against theft and diversion. For the purpose of this subsection, a fully operational security alarm system must include:
 - a. Immediate automatic or electronic notification sent directly to local or municipal
 law enforcement agencies to alert such entities of an unauthorized breach of security;

1		<u>b.</u>	Immediate automatic or electronic notification sent directly to local or municipal
2			public safety personnel to alert such entities of a loss of electrical support backup
3			system; and
4		<u>C.</u>	Protection against theft or diversion facilitated or hidden by tampering with
5			computers or electronic records.
6	<u>4.</u>	A co	ompassion center shall conduct a maintenance inspection and test of the security
7		<u>alar</u>	m system for the compassion center's authorized location at intervals not to
8		exc	eed thirty calendar days from the previous inspection and test. The compassion
9		cen	ter shall make all necessary repairs in a timely manner to ensure the proper
10		<u>ope</u>	ration of the security alarm system.
11	<u>5.</u>	<u>In th</u>	ne event of a failure of the security alarm system due to loss of electrical support or
12		med	chanical malfunction, the compassion center shall:
13		<u>a.</u>	Immediately upon discovery of the event, notify the department and local or
14			municipal law enforcement by telephone; and
15		<u>b.</u>	Provide alternative security measures approved by the department or close the
16			compassion center until the security alarm system is restored to full operation.
17	<u>6.</u>	<u>The</u>	compassion center shall maintain documentation in an auditable form for:
18		<u>a.</u>	All maintenance inspections and tests conducted under this section, and any
19			servicing, modification, or upgrade performed on the security alarm system. The
20			documentation must include the date of the action, a summary of each action
21			performed, and the name, signature, and title of the individual who performed the
22			actions;
23		<u>b.</u>	An alarm activation or other event that requires response by public safety
24			personnel; and
25		<u>C.</u>	Any breach of security.
26	<u>7.</u>	A co	ompassion center shall use a video surveillance system that includes access to
27		reco	orded surveillance and meets the requirements of this subsection and rules
28		<u>ado</u>	pted under this chapter.
29		<u>a.</u>	Video surveillance quality must be a minimum of seven hundred twenty
30			progressive scan;
31		b	Video surveillance must record:

1			<u>(1)</u>	All access areas;
2			<u>(2)</u>	Any customer service and dispensing areas;
3			<u>(3)</u>	Any growing areas and manufacturing areas, including processing and
4				packaging areas; and
5			<u>(4)</u>	All areas marijuana or usable marijuana is handled;
6		<u>C.</u>	Vide	eo footage must be digitally recorded and the compassion center shall hold
7			the	recordings for at least one hundred twenty calendar days; and
8		<u>d.</u>	<u>The</u>	compassion center shall allow the department access to the video
9			surv	veillance footage at all times. A search warrant or consent from the
10			com	passion center is not required for the department to obtain access to video
11			surv	veillance footage.
12	SEC	CTIOI	N 25.	Section 19-24-25 of the North Dakota Century Code is created and enacted
13	as follov	vs:		
14	<u>19-2</u>	24-25	. Con	npassion centers - Inventory controls.
15	<u>1.</u>	A co	ompa	ssion center shall comply with the inventory control requirements provided
16		und	er thi	s section and rules adopted under this chapter.
17	<u>2.</u>	<u>A m</u>	anufa	acturing facility shall:
18		<u>a.</u>	<u>Em</u> p	ploy a bar coding inventory control system to track batch, strain, and amounts
19			of m	narijuana and usable marijuana in inventory and to track amounts of usable
20			mar	ijuana sold to dispensaries; and
21		<u>b.</u>	Hos	t a secure computer interface to transfer inventory amounts and dispensary
22			purc	chase information to the department.
23	<u>3.</u>	A di	spen	sary shall:
24		<u>a.</u>	<u>Em</u> p	ploy a bar coding inventory control system to track batch, strain, and amounts
25			of u	sable marijuana in inventory and to track amounts sold to registered
26			<u>qua</u>	lifying patients and registered designated caregivers; and
27		<u>b.</u>	Hos	t a secure computer interface to transfer inventory amounts and registered
28			<u>qua</u>	lifying patient and registered designated caregiver purchase information to
29			the	department.

1	<u>4.</u>	<u>A co</u>	ompassion center shall store the compassion center's marijuana and usable					
2		mar	ijuana in an enclosed locked facility with adequate security, in accordance with					
3		rule	rules adopted under this chapter.					
4	<u>5.</u>	A co	ompassion center shall:					
5		<u>a.</u>	Conduct an initial comprehensive inventory of any marijuana and usable					
6			marijuana at the authorized location before the date the compassion center first					
7			sells or dispenses usable marijuana;					
8		<u>b.</u>	Conduct a comprehensive inventory at intervals not to exceed twelve months					
9			from the date of the previous comprehensive inventory;					
10		<u>C.</u>	Conduct a monthly inventory review of any marijuana and usable marijuana at					
11			the authorized location; and					
12		<u>d.</u>	Conduct each inventory in a manner that includes two individuals. One of the two					
13			individuals may not be involved in the manufacturing of marijuana, the dispensing					
14			of usable marijuana, or the preparation of the compassion center financial					
15			records.					
16	<u>6.</u>	<u>lf ar</u>	n inventory results in the identification of a discrepancy, the compassion center					
17		<u>sha</u>	Il notify the department and appropriate law enforcement authorities immediately.					
18	<u>7.</u>	Inve	entory documentation must include:					
19		<u>a.</u>	The date of the inventory:					
20		<u>b.</u>	A summary of the inventory findings:					
21		<u>C.</u>	The name, signature, and title of the individuals who conducted the inventory and					
22			an attestation by both individuals as to the accuracy of the inventory; and					
23		<u>d.</u>	The name, signature, and title of the individual who conducted the independent					
24			review.					
25	SEC	CTIOI	V 26. Section 19-24-26 of the North Dakota Century Code is created and enacted					
26	as follow	vs:						
27	<u>19-2</u>	24-26	. Compassion centers - Operation manual.					
28	<u>1.</u>	A co	ompassion center shall maintain a current copy of the compassion center's					
29		<u>ope</u>	rating manual that meets the requirements of this section and rules adopted under					
RΛ		thic	chanter. The operating manual must include:					

1		<u>a.</u>	Procedures for the oversight of the compassion center, including documentation
2			of the reporting and management structure of the compassion center.
3		<u>b.</u>	Procedures to ensure accurate recordkeeping, including protocols to ensure
4			quantities purchased do not suggest redistribution.
5		<u>C.</u>	Employee security policies.
6		<u>d.</u>	Safety and security procedures, including a disaster plan with procedures to be
7			followed in case of fire or other emergency.
8		<u>e.</u>	Personal safety and crime prevention techniques.
9		<u>f.</u>	An overview of inventory control provisions consistent with section 19-24-25.
10		<u>g.</u>	A job description or employment contract developed for all employees and a
11			volunteer agreement for all volunteers which includes duties, responsibilities,
12			authority, qualification, and supervision.
13		<u>h.</u>	The compassion center's alcohol-free and drug-free workplace policy;
14		<u>i.</u>	A description of the usable marijuana packaging the compassion center utilizes,
15			in accordance with section 19-24-20 and rules adopted under this chapter.
16		<u>j.</u>	A description of the documentation required to accompany a registered
17			compassion center agent while transporting usable marijuana on behalf of the
18			compassion center. The documentation must be in accordance with any rules
19			adopted under this chapter.
20	<u>2.</u>	<u>A m</u>	nanufacturing facility's operating manual must include detailed procedures
21		<u>reg</u> a	arding the growing, manufacturing, and testing of marijuana and usable marijuana
22		<u>The</u>	procedures must include a description of how the marijuana will be sampled and
23		<u>test</u>	ed in accordance with rules adopted under this chapter.
24	<u>3.</u>	<u>A di</u>	ispensary's operating manual must include:
25		<u>a.</u>	Procedures for safely dispensing usable marijuana to a registered qualifying
26			patient and registered designated caregiver;
27		<u>b.</u>	A distribution plan to provide registered qualifying patients and designated
28			registered caregivers access to usable marijuana;
29		<u>C.</u>	A description of the dispensary's outreach activities to registered qualifying
30			nationts and registered designated caregivers which must include:

1			<u>(1)</u>	Providing each new registered qualifying patient who visits the dispensary
2				with a department-designed document of frequently asked questions which
3				explains the state and federal law limitations on the right to use medical
4				marijuana;
5			<u>(2)</u>	Providing information regarding forms of usable marijuana provided by the
6				dispensary:
7			<u>(3)</u>	Providing information regarding potential side effects of marijuana; and
8			<u>(4)</u>	A plan on how the outreach activities will be implemented.
9	SEC	CTIOI	N 27.	Section 19-24-27 of the North Dakota Century Code is created and enacted
10	as follow	vs:		
11	<u>19-2</u>	24-27	. Con	npassion centers - Training curriculum.
12	<u>1.</u>	A co	ompa	ssion center shall develop, implement, and maintain on the premises an
13		ons	ite tra	aining curriculum or shall enter contractual relationships with outside
14		reso	ource	s capable of meeting compassion center agent training needs.
15	<u>2.</u>	A co	ompa	ssion center shall ensure each compassion center agent receives training
16		that	: inclu	ides:
17		<u>a.</u>	<u>Edu</u>	cation regarding professional conduct, ethics, and state and federal laws
18			rega	arding patient confidentiality:
19		<u>b.</u>	<u>Info</u>	rmational developments in the field of medical use of marijuana;
20		<u>C.</u>	<u>All s</u>	safety and security measures required as part of section 19-24-24;
21		<u>d.</u>	<u>Spe</u>	ecific procedural instructions for responding to an emergency, including
22			robb	pery or violent accident; and
23		<u>e.</u>	<u>The</u>	compassion center's operations manual and all requirements related to
24			reco	ordkeeping.
25	SEC	CTIOI	N 28.	Section 19-24-28 of the North Dakota Century Code is created and enacted
26	as follov	vs:		
27	<u>19-2</u>	24-28	. Con	mpassion centers - Records - Agents.
28	<u>1.</u>	Eac	h cor	mpassion center shall maintain:
29		<u>a.</u>	<u>A pe</u>	ersonnel record for each compassion center agent for a period of at least
30			thre	e years following termination of the individual's affiliation with the compassion
31			<u>cen</u>	ter. The personnel record must include:

1			<u>(1)</u>	An application for employment or to volunteer;
2			<u>(2)</u>	A record of each disciplinary action;
3			<u>(3)</u>	Documentation of completion of all required training. Documentation must
4				include a signed statement from the agent indicating the date, time, and
5				place of the training, the topics discussed, and the name and title of
6				presenters; and
7			<u>(4)</u>	Documentation of the agent's registry identification card.
8		<u>b.</u>	A re	ecord of the source of funds that will be used to open or maintain the
9			com	passion center, including the name, address, and date of birth of any
10			inve	estor.
11		<u>C.</u>	A re	ecord of each instance in which a current or prospective board member,
12			mer	mber-manager, manager, or governor, who managed or served on the board
13			of a	business or not-for-profit entity and in the course of that service was
14			con	victed, fined, or censured or had a registration or license suspended or
15			revo	oked in any administrative or judicial proceeding.
16	<u>2.</u>	A co	ompa	ssion center agent must hold a valid registry identification card. Upon
17		issu	<u>iance</u>	of a compassion center registry certificate, the department shall issue a
18		<u>regi</u>	stry id	dentification card to each qualified compassion center agent associated with
19		<u>the</u>	comp	passion center. To qualify to be issued a registry identification card, each
20		con	npass	sion center agent shall submit the following registry identification card
21		<u>app</u>	licatio	on material to the department:
22		<u>a.</u>	A ce	ertified copy of a birth record verifying the agent is at least twenty-one years of
23			<u>age</u>	
24		<u>b.</u>	A pł	notographic copy of the agent's North Dakota identification verifying North
25			<u>Dak</u>	ota residence. The agent shall make the license or identification card
26			avai	ilable for inspection and verification by the department;
27		<u>C.</u>	A re	ecent two-by-two inch [5.08 by 5.08 centimeter] photograph of the agent;
28		<u>d.</u>	A w	ritten and signed statement from an officer or executive staff member of the
29			com	passion center stating the applicant is associated with the compassion center
30			<u>and</u>	the capacity of the association;
31		e.	The	name, address, and telephone number of the agent;

1 f. The agent's social security number; 2 The name, address, and telephone number of the compassion center with which <u>g.</u> 3 the agent is associated; 4 The agent's signature and the date; and h. 5 A nonrefundable application or renewal fee of two hundred dollars in the form of a <u>i.</u> check made out to "North Dakota State Department of Health, Compassionate 6 7 Care Program". 8 <u>3.</u> Each compassion center agent shall consent to a criminal history record check 9 conducted under section 12-60-24 to demonstrate compliance with the eligibility 10 requirements. 11 All applicable fees associated with the required criminal history record checks 12 must be paid by the compassion center or the agent. 13 A criminal history record check must be performed upon initial application and b. 14 biennially upon renewal. A compassion center agent shall consent to a criminal 15 history record check at any time the department determines necessary. 16 An Individual convicted of a drug-related misdemeanor offense within the five-<u>C.</u> 17 year period before the date of application or a felony offense is prohibited from 18 being a compassion center agent. 19 <u>4.</u> The department may conduct an onsite assessment to verify information in a 20 compassion center agent application and the accompanying documentation as 21 authorized under section 19-24-09. 22 The department shall notify the compassion center in writing of the purpose for 5. 23 denying a compassion center agent application for a registry identification card. The 24 department shall deny an application if the agent fails to meet the registration requirements or to provide the information required, or if the department determines 25 26 the information provided is false. Denial of an application or renewal is considered a 27 final department action, subject to judicial review. Jurisdiction and venue for judicial 28 review are vested in the Burleigh County district court. 29 The department shall issue a compassion center agent a registry identification card 6. 30

within thirty calendar days of approval of an application.

as follows:

1 A compassion center agent with a registry identification card shall notify the 2 department of any of the following within ten calendar days of the change, in a manner 3 prescribed by the department: 4 A change in the cardholder's name or address; and a. 5 Knowledge of a change that would render the compassion center agent no longer b. 6 eligible to be a cardholder. 7 If a compassion center agent loses the agent's registry identification card, that agent 8. 8 shall notify the department in writing within twenty-four hours of becoming aware the 9 card has been lost. 10 If a cardholder notifies the department of items listed in this section but the nature of 9. 11 the item reported results in the cardholder remaining eligible, the department shall 12 issue the cardholder a new registry identification card with a new random ten-digit 13 alphanumeric identification number within twenty calendar days of approving the 14 updated information and the cardholder shall pay a twenty-five dollar fee. If a 15 cardholder notifies the department of an item that results in the cardholder being 16 ineligible, the registry identification card immediately becomes void. 17 <u>10.</u> A compassion center shall notify the department in writing within two calendar days of 18 the date a compassion center agent ceases to work for or be associated with the 19 compassion center. That individual's registry identification card becomes void. 20 <u>11.</u> The registry identification card of a compassion center agent expires one year after 21 issuance or upon the termination of the compassion center's registration certificate, 22 whichever occurs first. A compassion center agent shall renew a registry identification 23 card by submitting a complete renewal application no less than forty-five calendar 24 days before the expiration date of the existing registry identification card to prevent interruption of possession of a valid registry identification card. 25 26 <u>12.</u> Notwithstanding subsection 2, the department may issue a registry identification card 27 to an otherwise qualified compassion center agent who is a compassion center 28 employee or volunteer and who is not a North Dakota resident. 29 SECTION 29. Section 19-24-29 of the North Dakota Century Code is created and enacted

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1 <u>19-24-29. Cardholders - Compassion centers - Revocation.</u>

- The department may suspend or revoke a cardholder's registry identification card or a
 compassion center's registration certificate for a material misstatement by an applicant
 in an application or renewal.
 - 2. The department may suspend or revoke a registry identification card or registration certificate for a violation of this chapter or rules adopted under this chapter.
- 3. If a compassion center agent or a compassion center sells or otherwise transfers
 marijuana or usable marijuana to a person not authorized to possess marijuana under
 this chapter, the department shall revoke the cardholder's registry identification card or
 the compassion center's registration certificate, or both. If the department revokes a
 cardholder's registry identification card under this subsection, the cardholder is
 disqualified from further participation under this chapter.
- 4. The department shall provide written notice of suspension or revocation of a registry
 identification card or registration certificate.
 - a. A suspension may not be for a period longer than six months.
 - b. A manufacturing facility may continue to cultivate and possess marijuana during a suspension, but may not dispense, transfer, or sell usable marijuana.
 - c. A dispensary may continue to possess usable marijuana during a suspension,
 but may not purchase, dispense, transfer, or sell usable marijuana.
 - d. Revocation is a final decision of the department and may be subject to judicial review. Jurisdiction and venue of an appeal is vested in Burleigh County district court.
- 23 **SECTION 30.** Section 19-24-30 of the North Dakota Century Code is created and enacted as follows:

19-24-30. Violations - Penalties.

- A cardholder or compassion center that fails to provide a notice as required under this
 chapter shall pay to the department a fee in the amount of one hundred fifty dollars.
- 2. In addition to any other penalty applicable in law, a manufacturing facility or a
 manufacturing facility agent is guilty of a class B felony for intentionally selling or
 otherwise transferring marijuana in any form, in exchange for anything of value, to a
 person other than a dispensary or for internationally selling or otherwise transferring

- 1 marijuana in any form other than usable marijuana, in exchange for anything of value
 2 to a dispensary. A person convicted under this subsection may not continue to be
 3 affiliated with a compassion center and is disqualified from further participation under
 4 this chapter.
 - 3. In addition to any other penalty applicable in law, a dispensary or a dispensary agent is guilty of a class B felony for intentionally selling or otherwise transferring usable marijuana, in exchange for anything of value, to a person other than a registered qualifying patient or a registered designated caregiver, to a registered qualifying patient who is a minor, or in a form not allowed under this chapter. A person convicted under this subsection may not continue to be affiliated with a compassion center and is disqualified from further participation under this chapter.
 - 4. In addition to any other penalty applicable in law, a dispensary or a dispensary agent is guilty of a class B felony for intentionally selling or otherwise transferring usable marijuana, in exchange for anything of value, in a form other than pediatric medical marijuana oil, to a registered designated caregiver, for use by a registered qualifying patient who is a minor. A person convicted under this subsection may not continue to be affiliated with a compassion center and is disqualified from further participation under this chapter.
 - 5. A compassion center or compassion center agent that knowingly submits false records or documentation required by the department to certify a compassion center under this chapter is guilty of a class C felony. A person convicted under this subsection may not continue to be affiliated with a compassion center and is disqualified from further participation under this chapter.
 - 6. In addition to any other penalty applicable in law, if a compassion center violates this chapter the department may fine the compassion center up to one thousand dollars for each violation.
- In addition to any other penalty applicable in law, a registered qualifying patient who
 intentionally sells or otherwise transfers usable marijuana, in exchange for anything of
 value, to another person, is guilty of a class B felony. An individual convicted under
 this subsection is disqualified from further participation under this chapter.

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<u>a.</u>

- 1 In addition to any other penalty applicable in law, a registered designated caregiver 2 who intentionally sells or otherwise transfers usable marijuana, in exchange for 3 anything of value, to a person other than a registered qualifying patient to which the 4 caregiver is associated with registration, is guilty of a class B felony. A person 5 convicted under this subsection is disqualified from further participation under this 6 chapter. 7 An individual who knowingly submits false records or documentation required by the 9. 8 department to receive a registry identification card under this chapter is guilty of a 9 class C felony. A person convicted under this subsection may not continue to be 10 affiliated with a compassion center and is disqualified from further participation under 11 this chapter. 12 10. An individual who intentionally makes a false statement to a law enforcement official 13 about any fact or circumstance relating to the medical use of marijuana to avoid arrest 14 or prosecution is guilty of a class A misdemeanor. This penalty is in addition to any 15 other penalty that may apply for making a false statement or for the possession, 16 cultivation, or sale of marijuana not protected by this chapter. If an individual convicted 17 of violating this section is a cardholder, the individual is disqualified from further 18 participation under this chapter. 19 11. A physician who holds a financial interest in a compassion center may not knowingly 20 refer a patient to a compassion center or to a registered designated caregiver, 21 advertise in a compassion center, or issue a written certification. A physician who 22 violates this subsection must be fined up to one thousand dollars. 23 SECTION 31. Section 19-24-31 of the North Dakota Century Code is created and enacted 24 as follows: 25 <u>19-24-31. Protections.</u> 26 Except as provided in sections 19-24-30 and 19-24-32: 27 1. A registered qualifying patient is not subject to arrest or prosecution for the acquisition, 28 cultivation, use, or possession of usable marijuana under this chapter. 29 A registered designated caregiver is not subject to arrest or prosecution:
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For assisting a registered qualifying patient with the acquisition, cultivation, use,

or possession of usable marijuana under this chapter, if the registered designated

1		caregiver is connected to the registered qualifying patient through the
2		department's registration process.
3		b. For receiving compensation for costs associated with assisting a registered
4		qualifying patient with the acquisition, cultivation, use, or possession of usable
5		marijuana under this chapter, if the registered designated caregiver is connected
6		to the registered qualifying patient through the department's registration process.
7	<u>3.</u>	It is presumed a registered qualifying patient is engaged in, or a registered designated
8		caregiver is assisting with, the acquisition, cultivation, use, or possession in
9		accordance with this chapter if the registered qualifying patient or registered
10		designated caregiver is in possession of a valid registry identification card and is in
11		possession of usable marijuana in an amount that does not exceed what is authorized
12		under this chapter. This presumption may be rebutted by evidence the conduct related
13		to acquisition, cultivation, use, or possession of usable marijuana was not for the
14		purpose of treating or alleviating the registered qualifying patient's debilitating medical
15		condition under this chapter.
16	<u>4.</u>	A person is not subject to arrest or prosecution, for being in the presence or vicinity of
17		the medical use of marijuana under this chapter.
18	<u>5.</u>	A manufacturing facility is not subject to prosecution, search or inspection, or seizure,
19		except by the department or a department designee under this chapter for acting
20		under this chapter to:
21		a. Acquire, possess, cultivate, or transport marijuana for purposes of manufacturing
22		usable marijuana;
23		b. Transfer, transport, supply, or sell usable marijuana to a dispensary; or
24		c. Transfer marijuana and usable marijuana to and from a department designee or
25		manufacturing facility in accordance with this chapter.
26	<u>6.</u>	A dispensary is not subject to prosecution, search or inspection, or seizure, except by
27		the department or a department designee under this chapter for acting under this
28		chapter to:
29		a. Acquire, possess, deliver, transfer, transport, supply, sell, or dispense usable
30		marijuana or related supplies and educational materials to registered qualifying
31		patients and designated caregivers; or

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1		b. Transfer usable marijuana to and from a department designee or related
2		marijuana facility in accordance with this chapter.
3	<u>7.</u>	A registered compassion center agent is not subject to arrest or prosecution for
4		working or volunteering for a compassion center if the action performed by the
5		compassion center agent on behalf of the compassion center is authorized under this
6		chapter.
7	<u>8.</u>	The medical use of marijuana by a registered cardholder or the manufacturing and
8		dispensing of marijuana by a compassion center is lawful if in accordance with this
9		<u>chapter.</u>
10	<u>9.</u>	A person in possession of medical marijuana waste in the course of transporting or
11		disposing of the waste under this chapter and rules adopted under this chapter may
12		not be subject to arrest or prosecution for that possession.
13	<u>10.</u>	A person in possession of marijuana or medical marijuana in the course of performing
14		laboratory tests as provided under this chapter and rules adopted under this chapter
15		may not be subject to arrest or prosecution for that possession.
16	SEC	TION 32. Section 19-24-32 of the North Dakota Century Code is created and enacted
17	as follow	vs:
18	<u>19-2</u>	4-32. Limitation.
19	<u>This</u>	chapter does not authorize a person to engage in, and does not prevent the imposition
20	of any ci	vil liability or criminal liability or other penalties for engaging in the following conduct:
21	<u>1.</u>	Undertaking an activity under the influence of marijuana if doing so would constitute
22		negligence or professional malpractice.
23	<u>2.</u>	Possessing or consuming usable marijuana:
24		a. On a school bus or school van that is used for school purposes;
25		b. On the grounds of any public or private school;
26		c. In any correctional facility; or
27		d. On the grounds of a child care facility or home daycare.
28	<u>3.</u>	Undertaking any activity prohibited by sections 23-12-09, 23-12-10, 23-12-10.2,
29		23-12-10.4, 23-12-10.5, or 23-12-11.
30	<u>4.</u>	Using a combustible delivery form of usable marijuana or vaporizing usable marijuana
31		under this chapter if the smoke or vapor would be inhaled by a minor.

1	<u>5.</u>	Operating, navigating, or being in actual physical control of a motor vehicle, aircraft,		
2		trair	n, or motorboat, while under the influence of marijuana. However, a registered	
3		<u>qua</u>	lifying patient may not be considered to be under the influence of marijuana solely	
4		<u>bec</u>	ause of the presence of metabolites or components of marijuana that appear in	
5		<u>inst</u>	ufficient concentration to cause impairment.	
6	SEC	OIT	N 33. Section 19-24-33 of the North Dakota Century Code is created and enacted	
7	as follow	vs:		
8	<u>19-2</u>	<u>24-33</u>	. Acts not required - Acts not prohibited.	
9	<u>1.</u>	<u>This</u>	s chapter does not require:	
10		<u>a.</u>	A government medical assistance program or private insurer to reimburse a	
11			person for costs associated with the medical use of marijuana;	
12		<u>b.</u>	A person in lawful possession of property to allow a guest, client, customer, or	
13			other visitor to possess or consume usable marijuana on or in that property; or	
14		<u>C.</u>	A landlord to allow the cultivation of marijuana for medical use on rental property.	
15	<u>2.</u>	<u>This</u>	s chapter does not prohibit an employer from disciplining an employee for	
16		pos	sessing or consuming usable marijuana in the workplace or for working while	
17		<u>und</u>	er the influence of marijuana.	
18	SEC	CTION 34. Section 19-24-34 of the North Dakota Century Code is created and enacted		
19	as follow	vs:		
20	19-24-34. Facility restrictions.			
21	<u>1.</u>	A ba	asic care facility, nursing facility, assisted living facility, adult day care facility, or	
22		<u>adu</u>	It foster care home licensed in the state may adopt reasonable restrictions on the	
23		medical use of marijuana by residents or individuals receiving inpatient services,		
24		including:		
25		<u>a.</u>	The facility will not store or maintain the registered qualifying patient's supply of	
26			usable marijuana.	
27		<u>b.</u>	The facility, caregivers, or hospice agencies serving the facility's residents are not	
28			responsible for providing the usable marijuana for registered qualifying patients	
29			or assisting with the medical use of marijuana.	
30		<u>C.</u>	Usable marijuana can be consumed by a method other than vaporizing or	
31			combustion.	

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1 Consumption of usable marijuana is limited to a place specified by the facility. 2 A facility listed in subsection 1 may not unreasonably limit a registered qualifying <u>2.</u> 3 patient's access to or use of marijuana as authorized under this chapter unless failing 4 to do so would cause the facility to lose a monetary or licensing-related benefit under 5 federal law or regulations. 6 SECTION 35. Section 19-24-35 of the North Dakota Century Code is created and enacted 7 as follows: 8 19-24-35. Rules. 9 The health council shall adopt rules as necessary for the implementation and 10 administration of this chapter. 11 The health council may adopt rules regarding the operation and governance of <u>2.</u> 12 additional categories of registered medical marijuana establishments. 13 The health council shall adopt rules to establish requirements for reporting incidents of 3. 14 individuals not authorized to possess marijuana or usable marijuana under this 15 chapter and who are found in possession of marijuana or usable marijuana. The rules 16 must identify professionals required to report, the information the reporter is required 17 to report, and actions the reporter shall take to secure the marijuana or usable 18 marijuana. 19 The health council shall adopt rules to establish requirements for law enforcement <u>4.</u> 20 officials and health care professionals to report to the department incidents involving 21 overdose or adverse reaction related to the use of usable marijuana. 22 SECTION 36. Section 19-24-36 of the North Dakota Century Code is created and enacted 23 as follows: 24 19-24-36. Verification system. 25 The department shall maintain a confidential list of cardholders and each cardholder's 1. 26 address, phone number, and registry identification number. 27 <u>2.</u> The department shall establish a secure verification system. The verification system 28 must allow law enforcement personnel, physicians, pharmacists, compassion centers, 29 and compassion center agents twenty-four-hour access to enter a registry

valid registry identification card. The system may disclose:

identification number to determine whether the number corresponds with a current

1		<u>a.</u>	Whether an identification card is valid;
2		<u>b.</u>	The name of the cardholder;
3		<u>C.</u>	Whether the cardholder is a registered qualifying patient, registered designated
4			caregiver, or registered compassion center agent;
5		<u>d.</u>	Whether a registered qualifying patient is a minor; and
6		<u>e.</u>	The registry identification number of any affiliated registered qualifying patient,
7			registered designated caregiver, or compassion center.
8	SEC	CTIOI	N 37. Section 19-24-37 of the North Dakota Century Code is created and enacted
9	as follow	vs:	
10	<u>19-2</u>	<u> 24-37</u>	. Confidentiality.
11	<u>1.</u>	<u>Dat</u>	a in a registration application or renewal and supporting data submitted by a
12		qua	lifying patient, designated caregiver, compassion center, proposed compassion
13		<u>cen</u>	ter, or compassion center agent, including data on designated caregivers and
14		phy	sicians, is confidential.
15	<u>2.</u>	<u>Dat</u>	a kept or maintained by the department may be disclosed for:
16		<u>a.</u>	The verification of registration certificates and registry identification cards under
17			this chapter;
18		<u>b.</u>	Submission of the annual report required by this chapter;
19		<u>C.</u>	Submission to the North Dakota prescription drug monitoring program;
20		<u>d.</u>	Notification of state or local law enforcement of apparent criminal violation of this
21			<u>chapter</u> ;
22		<u>e.</u>	Notification of state and local law enforcement about falsified or fraudulent
23			information submitted for purposes of obtaining or renewing a registry
24			identification card; or
25		<u>f.</u>	Notification of the North Dakota board of medicine if there is a reason to believe a
26			physician provided a written certification and the department has reason to
27			believe the physician otherwise violated this chapter.
28	<u>3.</u>	<u>Upc</u>	on a cardholder's written request, the department may confirm the cardholder's
29		stat	us as a registered qualifying patient or a registered designated caregiver to a third
30		parl	ty, such as a landlord, school, medical professional, or court.

1	SECTION 38. Section 19-24-38 of the North Dakota Century Code is created and enacted			
2	as follow	as follows:		
3	<u> 19-2</u>	24-38	S. Advisory board.	
4	<u>1.</u>	The	e governor shall appoint four members to serve on an advisory board that:	
5		<u>a.</u>	Shall advise the department in implementation of the compassionate care	
6			program.	
7		<u>b.</u>	May receive reports from the department on the status and activities of the	
8			compassionate care program.	
9		<u>C.</u>	May provide recommendations to the department and the legislative	
10			management on the compassionate care program.	
11	<u>2.</u>	The	e state health officer shall serve as an ex officio voting member and as chairman of	
12		the	advisory board.	
13	SECTION 39. Section 19-24-39 of the North Dakota Century Code is created and enacted			
14	as follows:			
15	<u>19-2</u>	19-24-39. Annual report - Report to legislative management.		
16	<u>Ann</u>	Annually, the department shall submit to the legislative management a report that does no		
17	disclose any identifying information about registered cardholders, compassion centers, or			
18	physicia	ıns, b	ut contains the following information:	
19	<u>1.</u>	<u>The</u>	number of registry identification card applications and renewals;	
20	<u>2.</u>	<u>The</u>	e number of registered qualifying patients and registered designated caregivers;	
21	<u>3.</u>	<u>The</u>	e nature of the debilitating medical conditions of the registered qualifying patients;	
22	<u>4.</u>	<u>The</u>	e number of registry identification cards revoked;	
23	<u>5.</u>	<u>The</u>	number of physicians providing written certifications for qualifying patients;	
24	<u>6.</u>	<u>The</u>	e number of compassionate care centers; and	
25	<u>7.</u>	<u>Any</u>	expenses incurred and revenues generated by the department from the	
26		con	npassionate care program.	
27	SECTION 40. Section 19-24-40 of the North Dakota Century Code is created and enacted			
28	as follow	vs:		
29	<u>19-2</u>	<u> 24-40</u>	. Compassionate care fund - Private donations - Continuing appropriation.	
30	<u>1.</u>	<u>The</u>	compassionate care fund is established in the state treasury. The department	

shall deposit in the fund all fees collected and private donations received under this

1		chapter. The department shall administer the fund. Moneys in the fund are			
2		appropriated to the department on a continuing basis for use in administering this			
3		<u>chapter.</u>			
4	<u>2.</u>	The state health officer may accept and shall deposit in the fund private grants, gifts,			
5		donations, contributions, and devises to assist in carrying out the provisions of this			
6		chapter.			
7	SEC	SECTION 41. Section 19-24-41 of the North Dakota Century Code is created and enacted			
8	as follow	vs:			
9	<u>19-2</u>	24-41. Funding.			
10	Beginning in the 2019-21 biennium, revenue generated by the department under this				
11	chapter must be sufficient to cover all costs of the department.				
12	SEC	CTION 42. Section 19-24-42 of the North Dakota Century Code is created and enacted			
13	as follows:				
14	19-2	24-42. Cultivation of marijuana by a registered qualifying patient or registered			
15	designa	ted caregiver.			
16	1.	If the residence of a registered qualifying patient who is authorized to use the dried			
17		leaves or flowers of the plant of the genus cannabis is more than forty miles [64.37]			
18		kilometers] from the nearest dispensary, that qualifying patient or that qualifying			
19		patient's registered designated caregiver may grow the plant of the genus cannabis for			
20		the use of that registered qualifying patient.			
21	2.	A registered qualifying patient or registered qualifying caregiver authorized to grow			
22		under this section may grow no more than eight plants of the genus cannabis, but may			
23		not exceed the allowable amount of usable marijuana for medical use. A plant grown			
24		under this section must be grown in an enclosed, locked facility, which may not be			
25		located within one thousand feet [604.80 meters] of a property line of a pre-existing			
26		public or private school.			
27	3.	Before a registered qualifying patient or registered qualifying caregiver grows the plant			
28		of the genus cannabis under this section, the patient or caregiver shall give local law			
29		enforcement a notice of intent to grow. The department shall establish the notice			
30		requirements under this subsection.			

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- A registered qualifying patient or registered caregiver may not grow the plant of the genus cannabis under this section, unless that individual's registry identification card designates that individual as authorized to grow under this section.
- **SECTION 43. EMERGENCY.** This Act is declared to be an emergency measure.