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2	Councilmember David Grosso
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8	A BILL
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12	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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17	To amend, on an emergency basis, due to congressional review, the District of Columbia
18	Government Comprehensive Merit Personnel Act of 1978 to prohibit the District of
19	Columbia government from taking adverse employment actions against individuals for
20	participating in a medical marijuana program; and to amend the Department of
21	Corrections Employee Mandatory Drug and Alcohol Testing Act of 1996 to do the same.
22	Confections Employee Manaatory Drug and Theorier Testing Flet of Tyye to do the same
23	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
24	act may be cited as the "Medical Marijuana Program Patient Employment Protection
25	Congressional Review Emergency Amendment Act of 2019".
26	Sec. 2. The District of Columbia Government Comprehensive Merit Personnel Act of
27	1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-601.01 et seq.),
28	is amended as follows:
29	(a) Section 2051 (D.C. Official Code § 1-620.11) is amended as follows:
30	(1) Designate the existing text as subsection (a).
31	(2) A new subsection (b) is added to read as follows:
32	"(b) To the extent permitted by federal law and regulations, programs and rules adopted
33	pursuant to subsection (a) of this section shall accommodate qualifying patients, as that term is
34	defined in section 2(19) of the Legalization of Marijuana for Medical Treatment Initiative of

35	1999, effective July 27, 2010 (D.C. Law 18-210; D.C. Official Code § 7-1671.01(19)), in
36	compliance with title XX-E.".
37	(b) Section 2025 (D.C. Official Code § 1-620.25) is amended by adding a new subsection
38	(d) to read as follows:
39	"(d) Notwithstanding subsection (a) of this section, the testing program established
40	pursuant to this title shall comply with the requirements of title XX-E.".
41	(c) Section 2032 (D.C. Official Code § 1-620.32) is amended by adding a new subsection
42	(g) to read as follows:
43	"(g) The testing program established pursuant to this title shall comply with the
44	requirements of title XX-E.".
45	(d) A new title XX-E is added to read as follows:
46	"TITLE XX-E
47	"MEDICAL MARIJUANA PROGRAM PATIENT EMPLOYMENT PROTECTIONS.
48	"Sec. 2051. Definitions.
49	"For the purposes of this title, the term:
50	"(1) "Marijuana" shall have the same meaning as provided in section 102(3)(A) of
51	the District of Columbia Uniform Controlled Substances Act of 1981, effective August 5, 1981
52	(D.C. Law 4-29; D.C. Official Code § 48-901.02(3)(A)).
53	"(2) "Qualifying patient" shall have the same meaning as provided in section
54	2(19) of the Legalization of Marijuana for Medical Treatment Initiative of 1999, effective July
55	27, 2010 (D.C. Law 18-210; D.C. Official Code § 7-1671.01(19)).
56	"(3) "Public employer" means the District government.

- 57 "(4) "Safety sensitive position" means a position with duties that, if performed
 58 while under the influence of drugs or alcohol, could lead to a lapse of attention that could cause
 59 actual, immediate, and permanent physical injury or loss of life to self or others.
- 60 "Sec. 2052. Patient protections.

61 "(a)(1) Notwithstanding any other provision of law, except as provided in subsection (b) 62 of this section, a public employer may not refuse to hire, terminate from employment, penalize, 63 fail to promote, or otherwise take adverse employment action against an individual based upon 64 the individual's status as a qualifying patient unless the individual used, possessed, or was 65 impaired by marijuana at the individual's place of employment or during the hours of 66 employment.

67 "(2) A qualifying patient's failure to pass a public employer-administered drug 68 test for marijuana components or metabolites may not be used as a basis for employment-related 69 decisions unless reasonable suspicion exists that the qualified patient was impaired by marijuana 70 at the qualifying patient's place of employment or during the hours of employment.

"(b) Subsection (a) of this section shall not apply to safety sensitive positions or if
compliance would cause the public employer to commit a violation of a federal law, regulation,
contract, or funding agreement.".

Sec. 3. Section 3 of the Department of Corrections Employee Mandatory Drug and
Alcohol Testing Act of 1996, effective September 20, 1996 (D.C. Law 11-158; DC. Official
Code § 24-211.22), is amended by adding a new subsection (d) to read as follows:
"(d) The testing program established pursuant to this act shall comply with the

requirements of title XX-E of the District of Columbia Government Comprehensive Merit

79 Personnel Act of 1978, enacted July 8, 2019 (D.C. Act 23-77; 66 DCMR 8089).".

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80 Sec. 4. Fiscal impact.

81 The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact 82 statement required by section 4a of the General Legislative Procedures Act of 1975, approved 83 October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

- 84 Sec. 5. Effective date.
- 85 This act shall take effect following approval by the Mayor (or in the event of veto by the
- 86 Mayor, action by the Council to override the veto), and shall remain in effect for no longer than
- 87 90 days, as provided for emergency acts of the Council of the District of Columbia in section
- 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
- 89 D.C. Official Code § 1-204.12(a)).