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2	Councilmember Kenyan R. McDuffie
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6	A BILL
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9	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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15	To amend, on an emergency basis, the Legalization of Marijuana for Medical Treatment
16	Amendment Act of 2010 to provide that the number of testing laboratories allowed in an
17	election ward cannot exceed 2, provide that no person who has a felony conviction for a
18	crime of violence, gun offense, tax evasion, fraud, or credit card fraud that occurred
19	within 3 years preceding the filing of an application shall be eligible to be a director,
20	owner, officer, or agent of a dispensary, cultivation center, or testing laboratory, and remove the prohibition preventing an individual with a felony conviction from working at
21 22	a dispensary, cultivation center, or testing laboratory.
22	a dispensary, cultivation center, or testing laboratory.
23 24	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
25	act may be cited as the "Medical Cannabis Temporary Amendment Act of 2022".
26	act may be cited as the Wiedical Calmaois Temporary Amenament Net of 2022.
27	Sec. 2. The Legalization of Marijuana for Medical Treatment Amendment Act of 2010,
28	effective February 25, 2010 (D.C. Law 13-315; D.C. Official Code § 7-1671.01 et seq.), is
29	amended as follows:
30	(a) Section 2 (D.C. Official Code § 7-1671.01) is amended by adding a new paragraph
31	(20A) to read as follows:
32	"(20A) "Straw ownership" means nominal ownership without the attendant
33	benefits and risks of genuine ownership, where someone, often for a fee, allows themselves to be

34	named on documents or purports in writing to be an owner, in whole or in part, for the purpose
35	of satisfying a government regulatory requirement.".
36	(b) Section 7 (D.C. Official Code § 7-1671.06) is amended as follows:
37	(1) Subsection (d) is amended as follows:
38	(A) Paragraph (3)(A) is amended to read as follows:
39	"(3)(A) The total number of cultivation centers that may be registered to operate
40	within an election ward, established by the Council in section 4 of the Redistricting Procedure
41	Act of 1981, effective March 16, 1982 (D.C. Law 4-87; D.C. Official Code § 1-1041.03), shall
42	not exceed 6 and the total number of testing laboratories that may be registered to operate within
43	an election ward shall not exceed 2.".
44	(B) Paragraph (5) is amended by striking the phrase ", or applicant eligible
45	to be a medical cannabis certified business enterprise,".
46	(2) Subsection (j) is amended to read as follows:
47	"(j)(1) No person seeking to be a director, officer, member, incorporator, or agent of a
48	dispensary, cultivation center, or testing laboratory who has access to the medical cannabis at the
49	dispensary, cultivation center, or testing laboratory shall have had a felony conviction for a crime
50	of violence, a gun offense, tax evasion, fraud, or credit card fraud within the 3 years preceding
51	the date the application for licensure is filed with ABRA.
52	"(2) The ABC Board shall not disqualify an employee of a dispensary, cultivation
53	center, or testing laboratory who has access to medical cannabis at the dispensary, cultivation
54	center, or testing laboratory from working at the dispensary, cultivation center, or testing
55	laboratory solely because the person has been convicted of a felony before filing the application.

"(3) The ABC Board may establish additional criminal background requirements
by rulemaking for testing laboratory agents that are responsible for testing cannabis and cannabis
products and consult with other District agencies regarding an applicant's record of adherence to
other regulatory requirements before granting an application.".

- Sec. 3. Fiscal impact statement.
- The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
- Sec. 4. Effective date.

- (a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.
- 70 (b) This act shall expire after 225 days of its having taken effect.