

A BILL IN THE COUNCIL OF THE DISTRICT OF COLUMBIA To amend, on an emergency basis, due to congressional review, the Legalization of Marijuana for Medical Treatment Initiative of 1999 to clarify which Advisory Neighborhood Commissions have standing to file a protest and allow the Alcoholic Beverage and Cannabis Board to extend the public comment period for up to 30 calendar days, to establish the requirement that all retailers be located more than 400 feet from each other, to clarify that cultivation center, retailer, and internet retailer licenses issued to unlicensed establishments count toward the overall 50% set aside requirement for social equity applicants, and to clarify the process for unlicensed establishments being issued a medical cannabis cultivation center, retailer, or internet retailer license. BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Medical Cannabis License Clarification Congressional Review Emergency Amendment Act of 2024". Sec. 2. The Legalization of Marijuana for Medical Treatment Initiative of 1999, effective February 25, 2010 (D.C. Law 13-315; D.C. Official Code § 7-1671.01 et seq.), is amended as follows: (a) Section 6(b)(18) (D.C. Official Code § 7-1671.05(b)(18)) is amended as follows: (1) Subparagraph (A) is amended by striking the phrase "all Advisory

33	Neighborhood Commissions in the affected ward" and inserting the phrase "any Advisory
34	Neighborhood Commission within 600 feet of where the establishment is or will be located
35	("affected ANC")" in its place.
36	(2) A new subparagraph (E) is added to read as follows:
37	"(E) The ABC Board may extend the public comment period set forth in paragraph
38	(A) of this subsection by an additional 30 calendar days in response to a written request
39	submitted by either an affected ANC or the applicant.".
40	(b) Section 7 (D.C. Official Code § 7-1671.06) is amended by adding a new subsection
41	(q-1) to read as follows:
42	"(q-1)(1) No retailer license shall be issued for a facility that is located within 400
43	feet from another facility operating under a retailer license.
44	"(2) In determining whether a retailer application is eligible to be
45	approved, the ABC Board shall ensure that the retailer application will not be located within 400
46	feet of a previously submitted retailer application filed timely by another applicant.
47	"(3) ABCA shall proceed forward with the application filed by the facility
48	that is first in time. If the application is subsequently denied, ABCA shall proceed with the
49	application that is second in time, third in time, et cetera, until an application is approved.".
50	(c) Section 7a(e)(1) (D.C. Official Code § 7-1671.06a(e)(1)) is amended to read as
51	follows:
52	"(1) Cultivation Center, Retailer, and Internet Retailer licenses issued under this
53	section shall count toward the 50% set aside requirement for social equity applicants set forth in
54	section 7(h).".

55	(d) Section 7b(b) (D.C. Official Code § 7-1671.06b(b)) is amended as follows:
56	(1) Paragraph (1) is amended by striking the word "immediately" and inserting
57	the phrase "once its license is issued by ABCA" in its place.
58	(2) Paragraph (2) is redesignated as paragraph (3).
59	(3) A new paragraph (2) is added to read as follows:
50	"(2)(A) An unlicensed establishment that is approved for a cultivation center,
51	retailer, or internet retailer license shall obtain issuance of its license by the later date of either
52	September 30, 2024, or within 180 days of Board approval or have its Board approval rescinded.
53	"(B)(i) An unlicensed establishment that temporarily discontinues operations after
54	Board approval that is not involved in unlicensed activity may request that the Board extend the
55	deadline set forth in subparagraph (A) of this paragraph by one additional 180-day period to
56	allow the applicant to take steps to resume business operations at the applicant's proposed
57	location.
58	"(ii) The Board shall approve the applicant's extension request; provided,
59	that the applicant can demonstrate to the Board that the applicant is making reasonable progress
70	to resume business operations at the proposed location.
71	"(C) Notwithstanding paragraph A of this subsection, a cultivation center, retailer
72	or internet retailer applicant shall cease any unlicensed activity once its license is issued by
73	ABCA.".
74	Sec. 3. Technical amendment.
75	(a) Section 47-2908 of the District of Columbia Official Code is amended by adding a

new subsection (c) to read as follows:

//	(c) If a business licensed under this section imposes a service fee consistent with
78	the provisions of subsection (b) of this section, the imposition of the service fee shall not
79	constitute an unfair or deceptive trade practice under § 28-3904.".
80	(b) This section shall apply upon the effective date of the Restaurant Revitalization and
81	Dram Shop Clarification Amendment Act of 2024, enacted on March 25, 2024 (D.C. Act 25-
82	427; 71 DCR 3525).
83	Sec. 4. Fiscal impact statement.
84	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact
85	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
86	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
87	Sec. 5. Effective date.
88	This act shall take effect following approval by the Mayor (or in the event of veto by the
89	Mayor, action by the Council to override the veto), and shall remain in effect for no longer than
90	90 days, as provided for emergency acts of the Council of the District of Columbia in section
91	412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
92	D.C. Official Code § 1-204.12(a)).