AN ACT

To enact R.S. 49:1016, relative to state employment; to provide relative to state employees and potential state employees who use medical marijuana; to prohibit certain employment actions against such employees and potential employees; to provide for exceptions; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 49:1016 is hereby enacted to read as follows:

§1016. Employment discrimination; physician recommended marijuana

A. No state employer shall subject an employee or prospective employee to negative employment consequences based solely on a positive drug test for marijuana, marijuana components, including tetrahydrocannabinols, or marijuana metabolites if the employee or prospective employee has been clinically diagnosed as suffering from a debilitating medical condition and a licensed physician has recommended marijuana for therapeutic use by the employee in accordance with R.S. 40:1046.

B. Subsection A of this Section shall not be construed to prohibit the imposition of negative employment consequences on an employee who uses or is impaired by marijuana on the premises of the employer or during work hours.

C. The provisions of this Section shall not apply to law enforcement, public safety officials, and firefighter services.
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HB 988 Engrossed 2022 Regular Session Landry

**Abstract:** Provides relative to persons employed by the state being treated with medical marijuana.

**Present law** authorizes a licensed physician to recommend, in any form as permitted by the rules and regulations of the La. Bd. of Pharmacy, raw or crude marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols for therapeutic use by any patient clinically diagnosed as suffering from a debilitating medical condition.

**Present law** authorizes a public employer to:

1. Require employees, as a condition of continued employment, to be tested for the presence of drugs following an accident during the course and scope of his employment, under other circumstances which result in reasonable suspicion that drugs are being used, or as a part of a monitoring program established by the employer to assure compliance with terms of a rehabilitation agreement.

2. Require prospective employees, as a condition of hiring, to be tested for the presence of drugs.

3. Implement a program of random drug testing of those employees who occupy safety-sensitive or security-sensitive positions.

**Proposed law** prohibits a state employer from subjecting an employee or prospective employee to negative employment consequences based solely on a positive drug test for marijuana if the employee or prospective employee has been clinically diagnosed as suffering from a debilitating medical condition and a licensed physician has recommended marijuana for therapeutic use by the employee in accordance present law.

**Proposed law** provides that proposed law shall not be construed to prohibit the imposition of negative employment consequences on an employee who uses or is impaired by marijuana on the premises of the employer or during work hours.

**Proposed law** provides that proposed law shall not apply to law enforcement, public safety officials, and firefighter services.

**Present law** provides that negative employment consequences means any action which negatively impacts an employee's or prospective employee's employment status, including termination of employment, refusal to hire, or altered conditions of employment such as counseling, probation, suspension, and demotion.

(Adds R.S. 49:1016)

**Summary of Amendments Adopted by House**

The Committee Amendments Proposed by House Committee on Labor and Industrial Relations to the original bill:

1. Change the applicability from public employment to state employment.

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
2. Add an exception for law enforcement, public safety officials, and firefighter services.