ACT No. 693

HOUSE BILL NO. 376

1

BY REPRESENTATIVES RISER, CHASSION, KNOX, AND SELDERS

AN ACT

2 To amend and reenact R.S. 40:966(F)(2) through (5) and (8)(b)(i) and (c), 1046(A)(1), (3), 3 (5), and (7), (C)(1) and (2)(c), (g), and (i), (D), (E), (F), (G)(1), (2), (3)(a) through 4 (d), and (4) through (7), (H)(6)(a)(introductory paragraph) and (a)(vi), and (L), 5 1046.1(A), (B), (C)(1), (2)(a)(introductory paragraph) and (b), (D), (E), and 6 (F)(introductory paragraph), 1046.2(F)(introductory paragraph), (1), and 7 (2)(introductory paragraph) and (b), (G)(introductory paragraph) and (1), 8 (I)(introductory paragraph) and (1)(introductory paragraph) and (b), (2), and (3), and 9 1046.4(B) and to repeal R.S. 40:1046(C)(2)(a), (f), and (j) through (l), relative to the 10 production of therapeutic marijuana; to extend the termination date; to provide for 11 the sale of marijuana for therapeutic use; to provide for the transfer of regulatory 12 authority from the Louisiana Board of Pharmacy to the Louisiana Department of 13 Health; to provide for marijuana retail permits; to provide for rulemaking; to provide 14 for an effective date; and to provide for related matters. 15 Be it enacted by the Legislature of Louisiana: 16 Section 1. R.S. 40:966(F)(2) through (5) and (8)(b)(i) and (c), 1046(A)(1), (3), (5), 17 and (7), (C)(1) and (2)(c), (g), and (i), (D), (E), (F), (G)(1), (2), (3)(a) through (d), and (4) 18 through (7), (H)(6)(a)(introductory paragraph) and (a)(vi), and (L), 1046.1(A), (B), (C)(1), 19 (2)(a)(introductory paragraph) and (b), (D), (E), and (F)(introductory paragraph), 20 1046.2(F)(introductory paragraph), (1), and (2)(introductory paragraph) and (b), 21 (G)(introductory paragraph) and (1), (I)(introductory paragraph) and (1)(introductory 22 paragraph) and (b), (2), and (3), and 1046.4(B) are hereby amended and reenacted to read 23 as follows:

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

§966. Penalty for distribution or possession with intent to distribute narcotic drugs listed in Schedule I; possession of marijuana, synthetic cannabinoids, and heroin

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F.

(2) Any pharmacy licensed to dispense retailer permitted to sell marijuana pursuant to R.S. 40:1046, and any employee, board member, director, or agent of a pharmacy licensed to dispense retailer permitted to sell marijuana pursuant to R.S. 40:1046, shall be exempt from the provisions of this Section for possession of marijuana at a location designated by the Louisiana Board of Pharmacy Department of Health's rules and regulations, or distribution of marijuana in a form approved by the Louisiana Board of Pharmacy Department of Health to a patient with a valid recommendation or prescription, in the state-sponsored medical marijuana program. This Paragraph shall not prevent the arrest or prosecution of any person for diversion of marijuana or any of its derivatives or other conduct outside the scope of the state-sponsored medical marijuana program or for violations of the Louisiana Board of Pharmacy Department of Health's rules and regulations.

Department of Agriculture and Forestry Health to produce marijuana pursuant to R.S. 40:1046, and any employee, board member, director, or agent of a marijuana licensee or its subordinate contractor licensed pursuant to R.S. 40:1046, shall be exempt from prosecution under this Section for possession, production, or manufacture of marijuana at the production facility designated by the Louisiana Department of Agriculture and Forestry Health or for the transportation of marijuana or any of its derivatives in accordance with the Louisiana Department of Agriculture and Forestry Health or for the transportation of marijuana or any of its derivatives in accordance with the Louisiana Department of Agriculture and Forestry Health's rules and regulations. This Paragraph shall not prevent the arrest or prosecution of any person for diversion of marijuana from the production facility designated by the Louisiana Department of Agriculture and Forestry Health outside the scope of the state-sponsored medical marijuana program or for violations

of the Louisiana Department of Agriculture and Forestry Health's rules and regulations.

(4) Any laboratory that tests marijuana or marijuana preparations produced and distributed under the state-sponsored medical marijuana program, and any employee, board member, director, or agent of a testing laboratory pursuant to R.S. 40:1046, shall be exempt from prosecution under this Section for possession of marijuana or any of its derivatives at a research laboratory designated by the Louisiana Board of Pharmacy Department of Health or for transportation of marijuana or any of its derivatives in accordance with Louisiana Board of Pharmacy Department of Health's rules and regulations. This Paragraph shall not prevent the arrest or prosecution of any person for diversion of marijuana from a research laboratory designated by the Louisiana Board of Pharmacy Department of Health or other conduct outside the scope of the state-sponsored medical marijuana program or for violations of Board of Pharmacy the Louisiana Department of Health's rules and regulations.

(5) Any person, employee, board member, director, or agent conducting research as the licensee pursuant to R.S. 40:1046 and any employee, board member, director, agent, or any person conducting research in partnership with the licensee shall be exempt from prosecution under this Section for the possession, production, or manufacture of marijuana or any of its derivatives at the production facility designated by the Department of Agriculture and Forestry or for the transportation of marijuana or any of its derivatives in accordance with Louisiana Department of Agriculture and Forestry Health's rules and regulations. This Paragraph shall not prevent the arrest or prosecution of any person for diversion of marijuana or any of its derivatives from the production facility designated by the Department of Agriculture and Forestry or other conduct outside the scope of the state-sponsored medical marijuana program or for violations of the Louisiana Department of Agriculture and Forestry Health's rules and regulations.

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1	(8)
2	* * *
3	(b) Notwithstanding any other provision of law to the contrary, except when
4	the person to be arrested has committed a felony, although not in the presence of the
5	officer, no peace officer may arrest any employee, board member, director, or agent
6	during the course and scope of his employment with the following, pursuant to R.S.
7	40:1046:
8	(i) A pharmacy licensed to dispense retailer permitted to sell marijuana for
9	therapeutic use.
10	* * *
11	(c) The defendant shall bear the burden of proving that the possession,
12	manufacture, production, transportation, or distribution was in accordance with the
13	state-sponsored medical marijuana program, the Louisiana Board of Pharmacy rules
14	and regulations, or the Louisiana Department of Agriculture and Forestry Health's
15	rules and regulation, as applicable.
16	* * *
17	§1046. Recommendation and dispensing sale of marijuana for therapeutic use; rules
18	and regulations of the Louisiana Board of Pharmacy; production facility
19	licensing; regulations and permitting by the Louisiana Department of Health
20	A.(1) Notwithstanding any other provision of this Part, any clinician
21	authorized by the provisions of Subsection B of this Section to recommend medical
22	marijuana, referred to in this Section as an "authorized clinician", may recommend,
23	in any form as permitted authorized by the rules and regulations of the Louisiana
24	Board of Pharmacy Department of Health, hereafter referred to as the "department",
25	raw or crude marijuana, tetrahydrocannabinols, or a chemical derivative of
26	tetrahydrocannabinols for therapeutic use by any patient clinically diagnosed as
27	suffering from a debilitating medical condition.

1	(3) For purposes of this Part, "recommend" or "recommended" means an
2	opinion of any authorized clinician, provided within a bona fide clinician-patient
3	relationship, that, in the sincere judgment of the clinician, therapeutic cannabis may
4	be helpful to the patient's condition or symptoms and is communicated by any means
5	allowed by the Louisiana Board of Pharmacy department.
6	* * *
7	(5)(a) No pharmacy authorized to dispense retailer permitted to sell
8	marijuana for therapeutic use in accordance with the provisions of this Section shall
9	dispense sell more than two and one-half ounces, or seventy-one grams, of raw or
10	crude marijuana every fourteen days to any individual patient.
11	(b) No pharmacy authorized to dispense retailer permitted to sell marijuana
12	for therapeutic use in accordance with the provisions of this Section shall dispense
13	sell raw or crude marijuana to any person under twenty-one years of age without a
14	recommendation from an authorized clinician specifically recommending marijuana
15	in raw or crude form for that person.
16	* * *
17	(7) Nothing in this Subsection shall be construed to prevent the Louisiana
18	Board of Pharmacy department from permitting authorizing, by rule, medical
19	marijuana in a form to be administered by metered-dose inhaler. For purposes of this
20	Section, "metered-dose inhaler" means a device that delivers a specific amount of
21	medication to the lungs, in the form of a short burst of medicine that is usually
22	self-administered by the patient via inhalation.
23	* * *
24	C.(1) The Louisiana Board of Pharmacy department shall adopt rules to
25	provide for relating to therapeutic marijuana retail permits.
26	(2) The rules promulgated pursuant to this Subsection shall include but not
27	be limited to:

(c) Procedures and protocols to provide that no recommended therapeutic marijuana may be dispensed sold from, produced from, obtained from, sold to, or transferred to a location outside of this state.

(g) The establishment of other licensing <u>permit</u>, renewal, and operational standards which are deemed necessary by the Louisiana Board of Pharmacy department.

* * *

(i) The establishment of health, safety, and security requirements for dispensers of recommended therapeutic marijuana retail permit holders.

* * *

- D. Nothing in this Section shall be construed to prohibit the Louisiana State

 Board of Medical Examiners or the Louisiana Board of Pharmacy department from adopting emergency rules as otherwise provided for in the Administrative Procedure Act.
- E. Marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols recommended pursuant to this Section shall be dispensed sold in person from by a licensed pharmacy marijuana retail permit holder in good standing located in Louisiana.

F.(1)(a) Each permitted retailer shall acquire and maintain all software, hardware, and communications infrastructure necessary to ensure connectivity to and implementation of the Louisiana Medical Marijuana Tracking System, hereafter referred to as the "LMMTS", from seed to delivery to an approved laboratory, to wholesale to permitted retailers, to wholesale to another licensed cultivation facility, to delivery to an authorized researcher, to sale to patients or caregivers by permitted retailers, or to destruction. A person who recommends and a person who dispenses sells marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols pursuant to this Section shall review the patient's information in the database of the prescription monitoring program established in R.S. 40:1001 et seq. LMMTS prior to the recommending and dispensing selling thereof.

(b) Each retail permit holder shall appoint a minimum of one pharmacist residing in Louisiana who has an active unrestricted license with the Louisiana Board of Pharmacy who is designated by the retail permit holder to be responsible for the operation of the primary retail location and any satellite locations in compliance with all applicable laws and regulations. The pharmacist shall be considered on duty when accessible by the employees and agents of the primary retail location and any satellite locations through telephonic means during open hours and available by telephone or video conference for a patient consultation during open hours.

(2) Any person who dispenses sells marijuana, tetrahydrocannabinols, or a chemical derivative of tetrahydrocannabinols pursuant to this Section shall comply with the reporting requirements of the prescription monitoring program established in R.S. 40:1001 et seq LMMTS.

G.(1)(a) The Louisiana Board of Pharmacy department shall develop issue an annual license for a pharmacy to dispense retail permit to sell recommended marijuana for therapeutic use and, except as provided in Paragraph (3) of this Subsection, shall limit the number of licenses retail permits granted in the state to no more than ten licenses. Except as provided in Subparagraph (b) of this Paragraph, the board shall award one license per region as delineated in Paragraph (2) of this Subsection and one additional license to the region with the highest population density as of August 1, 2022, and shall award each license through a competitive process. The board shall consider the status of an applicant as a minority-, woman-, or veteran-owned business as a primary factor in awarding a license.

- (b) Upon each annual renewal period, a retail permit in force shall be renewed by the department for the next succeeding period upon proper application for renewal and payment of permit fees as required by law and the rules and regulations of the department.
- (c) Subject to the limitations in this Subsection, the department shall select a new retail permit holder through a competitive bid process in accordance with the applicable provisions of the Louisiana Procurement Code, R.S. 39:1551 et seq., only if any of the following occur:

(i) After written notice from the department and failure of the retail permit holder to cure within thirty days following receipt of written notice, a retail permit holder fails to comply with the proper application for renewal and payment of permit fees as required by law and the rules and regulations of the department, and the retail permit is revoked.

- (ii) A retail permit is voluntarily returned or remitted to the department prior to the expiration of the permit period.
- (b) (e) The transfer of a membership interest in an entity operating a pharmacy licensed by the Louisiana Board of Pharmacy that holds a marijuana retail permit to dispense recommended marijuana for therapeutic use may be conducted without approval of the department shall be subject to approval of the board in the same manner required for the transfer of a membership interest in any other pharmacy licensed by the board.
- (2) For the purposes of this Subsection, the regions among which the Louisiana Board of Pharmacy shall allocate marijuana pharmacy licenses retail permits are allocated shall correspond to the sets of parishes comprising, respectively, the administrative regions of the Louisiana Department of Health as those regions existed on August 1, 2022. On and after October 1, 2022, at least one licensed marijuana pharmacy retailer shall be located in each region.
- (3)(a) After three thousand five hundred active, qualified patients are identified in the prescription monitoring program in a region, the Louisiana Board of Pharmacy department shall notify and allow the marijuana pharmacy licensee retail permit holder in that region to open one additional marijuana pharmacy retail location as a satellite location in that region. For the purposes of this Paragraph, "satellite location" shall mean an additional marijuana pharmacy retail location operated by a marijuana pharmacy licensee retail permit holder within the licensee's same geographic region but physically separate from the location of the originally licensed original therapeutic marijuana pharmacy retail location.

(b) After seven thousand active, qualified patients are identified in the

prescription monitoring program in a region, the Louisiana Board of Pharmacy

department shall notify and allow the marijuana pharmacy licensee retail permit

holder in that region to open one additional marijuana pharmacy retail location as a

second satellite location in that region.

- (c) The licensee retail permit holder shall submit an application to open a satellite location provided for in this Paragraph no later than ninety days after receipt of the notification sent by the Louisiana Board of Pharmacy department pursuant to Subparagraph (b) of this Paragraph to inform the licensee of his eligibility to open a satellite location. The satellite location shall be operational within three hundred ten days of the approval of the application by the Louisiana Board of Pharmacy department may grant additional time for the satellite location to become operational due to a circumstance beyond the control of the licensee retail permit holder. If a marijuana pharmacy licensee retail permit holder declines to open a satellite location pursuant to Subparagraph (a) or (b) of this Paragraph, then the Louisiana Board of Pharmacy department may issue, pursuant to the provisions of Paragraph (1) of this Subsection, an additional marijuana pharmacy licensee retail permit in that region to open one marijuana pharmacy retail location in lieu of the original licensee's retail permit holder's satellite location in that region.
- (d) The board department shall consider any unserved parishes within the region when approving a satellite location or additional marijuana pharmacy for licensure retail permits pursuant to this Paragraph.

* * *

- (4)(a) The total number of marijuana pharmacy retail locations, including satellite locations, approved by the Louisiana Board of Pharmacy department pursuant to Paragraph (3) of this Subsection shall not be greater than thirty locations.
- (b) The provisions of this Paragraph shall not be construed to authorize a marijuana pharmacy licensee retail permit holder to open more than two satellite locations in a single region.

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1	(5) The provisions of this Subsection shall not be construed to require the
2	closure of any marijuana pharmacy retail location, including satellite locations, if the
3	active, qualified patient count drops below three thousand five hundred after the
4	location is approved by the board.
5	(6)(a) No marijuana pharmacy retail permit holder shall locate within a
6	fifteen-mile radius of another license retail permit holder's marijuana pharmacy retail
7	location.
8	(b) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, in
9	a region that encompasses any parish with a population of more than three hundred
10	fifty thousand persons according to the most recent federal decennial census, no
11	marijuana pharmacy retail permit holder shall locate within a ten-mile radius of
12	another license retail permit holder's marijuana pharmacy retail location.
13	(c) Notwithstanding the provisions of Subparagraphs (a) and (b) of this
14	Paragraph, in a region that encompasses any municipality with a population of more
15	than three hundred fifty thousand persons according to the most recent federal
16	decennial census, no marijuana pharmacy retail permit holder shall locate within a
17	five-mile radius of another license retail permit holder's marijuana pharmacy retail
18	location.
19	(d) The provisions of this Paragraph shall not apply if all affected retail
20	permit holders submit a written mutual agreement to the department waiving the
21	provisions of this Paragraph.
22	(7) Each marijuana pharmacy licensed in accordance with the provisions of
23	this Subsection retail permit holder shall offer home delivery to patients in each zip
24	code within its region at least once per month.
25	* * *
26	H.
27	* * *
28	(6)(a) The Louisiana Department of Health shall collect all of the following
29	information from each licensee retail permit holder:
30	* * *

1	(vi) The amount of therapeutic marijuana distributed to each pharmacy
2	licensed to dispense therapeutic marijuana in this state retail permit holder during
3	each calendar year.
4	* * *
5	L. The provisions of this Section shall terminate on January 1, 2025 <u>July 1,</u>
6	<u>2030</u> .
7	§1046.1. Dispensing Sale of marijuana for therapeutic use to visiting qualifying
8	patients
9	A. As used in this Section Part, the following terms have the meaning
10	ascribed in this Subsection:
1	(1) "Board" means the Louisiana Board of Pharmacy.
12	(2) "Debilitating medical condition" has the meaning ascribed in R.S.
13	40:1046(A)(2)(a).
14	(2) "Department" means the Louisiana Department of Health.
15	(3) "Marijuana pharmacy" means a pharmacy that holds a specialty license
16	to dispense medical marijuana issued pursuant to R.S. 40:1046(G).
17	(4) (3) "Medical marijuana" means marijuana for therapeutic use produced
18	pursuant to the provisions of R.S. 40:1046(H).
19	(5) (4) "Prescription monitoring program LMMTS" means the electronic
20	seed-to-sale tracking system approved by the department for the monitoring of
21	controlled substances and drugs of concern established in R.S. 40:1004.
22	(6) (5) "Visiting qualifying patient" means a patient with a debilitating
23	medical condition who is not a resident of Louisiana or who has been a resident of
24	Louisiana for less than thirty days and who is in actual possession of a valid medical
25	marijuana registry identification card, or its equivalent, which has been issued under
26	the medical marijuana laws of another state, district, territory, commonwealth, or
27	insular possession of the United States.
28	B. A visiting qualifying patient may obtain medical marijuana from a
29	marijuana pharmacy retail permit holder upon producing evidence of his valid
30	medical marijuana registry identification card, or its equivalent, which has been

issued under the medical marijuana laws of another state, district, territory, commonwealth, or insular possession of the United States.

C.(1) A marijuana pharmacy retail permit holder shall require each visiting qualifying patient to certify on a form approved by the board department that he has been diagnosed by a licensed physician authorized clinician with one or more debilitating medical conditions. The form shall include the full name, address, and phone number of the visiting qualifying patient and shall include a statement to be signed by the patient by which he shall attest that he will not divert to any person any medical marijuana dispensed sold to him by the marijuana pharmacy retail permit holder.

(2)(a) A marijuana pharmacy retail permit holder shall retain a copy of each of the following documents received from a visiting qualifying patient:

* * *

- (b) The board department shall promulgate in accordance with the Administrative Procedure Act a record retention schedule for marijuana pharmacies retail permit holders which applies to the documents identified in this Paragraph.
- D. Prior to dispensing any medical marijuana product to a visiting qualifying patient, a dispensing pharmacist or the pharmacist's designee at a marijuana pharmacy retail location shall review the patient's records in the prescription monitoring program LMMTS. The pharmacist or the pharmacist's designee shall resolve any concerns identified in the review of the patient's prescription monitoring program records by consultation with the patient's physician.
- E.(1) Upon dispensing sale of any medical marijuana product to a visiting qualifying patient, the dispensing pharmacist or the pharmacist's designee at a marijuana pharmacy retail location shall report that transaction to the prescription monitoring program LMMTS in conformance with program rules governing dispensing of controlled substances to Louisiana-resident patients and as required by any rules of the board that apply to marijuana pharmacies.
- (2) The dispensing pharmacist at a marijuana pharmacy shall perform a prospective drug utilization review for each visiting qualifying patient and shall

1	counsel each such patient every time medical marijuana is dispensed to the patient
2	in conformance with rules of the board governing dispensing of controlled
3	substances to Louisiana-resident patients and in compliance with applicable rules of
4	the board on drug utilization review and patient counseling.
5	F. No marijuana pharmacy retail permit holder shall dispense sell medical
6	marijuana to a person who holds himself out to be a visiting qualifying patient if the
7	dispensing pharmacist or the pharmacist's designee at the pharmacy retail location
8	determines any of the following with respect to that person:
9	* * *
10	§1046.2. Contractors; selection; Licensees; minimum standards
11	* * *
12	F. All of the following requirements shall apply with respect to data
13	management by contractors licensees:
14	(1) Each contractor licensee shall acquire and maintain all software,
15	hardware, and communications infrastructure necessary to ensure connectivity to and
16	implementation of the Louisiana Medical Marijuana Tracking System, referred to
17	hereafter in this Subsection as the LMMTS, to track therapeutic marijuana from seed
18	to distribution to an approved laboratory, to licensed pharmacies retail permit
19	holders, to another cultivation contractor licensee or to destruction, tagging each
20	plant and product with a unique identification number, and entering the number into
21	the LMMTS for tracking. The contractor licensee shall bear the cost of all expenses
22	related to tracking, tagging, and implementation of the LMMTS.
23	(2) Within twenty-four hours of the respective qualifying event, the
24	contractor licensee shall record the following in the LMMTS:
25	* * *
26	(b) The sale, transfer, or transport of therapeutic marijuana or its derivatives
27	to another contractor licensee, approved laboratory, or therapeutic marijuana
28	pharmacy retail permit holder.

1	G. All of the following standards and requirements shall apply to contractors'
2	<u>licensees'</u> inventory:
3	(1) Each contractor licensee shall maintain a comprehensive inventory of all
4	marijuana, including without limitation usable marijuana available for dispensing
5	sale, mature marijuana plants, and seedlings at each authorized location. Following
6	an initial inventory, all marijuana shall be inventoried on a weekly basis.
7	* * *
8	I. All of the following requirements shall apply to transportation of
9	therapeutic marijuana by contractors <u>licensees</u> :
10	(1) Prior to transporting therapeutic marijuana, a contractor licensee shall
11	generate an inventory manifest in the Louisiana Medical Marijuana Tracking
12	System, referred to hereafter in this Subsection as the LMMTS, including all of the
13	following information:
14	* * *
15	(b) The name of the contractor licensee, approved laboratory, or licensed
16	pharmacy retail permit holder receiving the transport.
17	* * *
18	(2) The contractor licensee originating the transport shall provide the
19	contractor licensee, approved laboratory, or licensed pharmacy retail permit holder
20	receiving the transport with a copy of the LMMTS inventory manifest, which shall
21	not be altered after departing the originating contractor's licensee's facility.
22	(3) The contractor licensee, approved laboratory, or licensed pharmacy retail
23	permit holder receiving the transport shall record the quantities of all therapeutic
24	marijuana products in the LMMTS. However, any contractor licensee, approved
25	laboratory, or licensed pharmacy retail permit holder receiving a therapeutic
26	marijuana transport shall refuse the transport if it is not accompanied by an unaltered
27	LMMTS inventory manifest.
28	* * *

§1046.4. Testing; sample collection; minimum standards; reporting; remediation

* * *

B. Each batch of medical marijuana finished product shall pass all applicable testing standards, including appropriate microbial and fungal limits, acceptable standards for pesticide chemical residues, appropriate residual solvent and heavy metals limits, homogeneity for concentrates and extracts, and complete active ingredient analysis or potency analysis prior to transportation to a medical marijuana pharmacy retail permit holder. The administrative rules of the Louisiana Department of Health shall allow for a variance of no greater than plus fifteen percent or minus fifteen percent from the labeled amount of active ingredients in the ingredient analysis or potency analysis.

12 * * *

Section 2. R.S. 40:1046(C)(2)(a), (f), and (j) through (l) are hereby repealed.

Section 3.(A) The regulatory authority provided in Part X-E of Chapter 4 of Title 40 of the Louisiana Revised Statutes of 1950 shall be transferred from the Louisiana Board of Pharmacy to the Louisiana Department of Health effective January 1, 2025. Prior to January 1, 2025, the Louisiana Department of Health shall adopt rules in accordance with the Administrative Procedure Act to provide for the regulation of therapeutic marijuana retail permit holders.

- (B) To prevent any disruption to the supply chain and to ensure uninterrupted availability of recommended marijuana for therapeutic use for qualified patients, the Louisiana Department of Health shall allow the continued wholesale purchase, sale, and delivery of therapeutic marijuana by retail permit holders until such time as the department adopts all necessary rules.
- (C) To prevent any disruption to patient continuity of care, on January 1, 2025, the Louisiana Board of Pharmacy shall transfer and the Louisiana Department of Health shall accept the annual licenses in force to sell marijuana for therapeutic use at the licensees primary location and all satellite locations and shall convert each license to therapeutic marijuana retail permit.

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Section 4. This Act shall become effective or	1 January 1, 2025.
SPEAKER OF THE HOUS	SE OF REPRESENTATIVES
PRESIDENT OF THE SEI	NATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: