HOUSE BILL NO. 6057

April 28, 2022, Introduced by Reps. Manoogian, VanSingel and Breen and referred to the Committee on Regulatory Reform.

A bill to amend 2018 IL 1, entitled "Michigan Regulation and Taxation of Marihuana Act," by amending sections 3, 8, and 10 (MCL 333.27953, 333.27958, and 333.27960), sections 3 and 8 as amended by 2021 PA 56.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 3. As used in this act:

2 (a) "Cultivate" means to propagate, breed, grow, harvest, dry,
3 cure, or separate parts of a marihuana plant by manual or
4 mechanical means.

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(b) "Department" means the department of licensing and

1 regulatory affairs.

2 (c) "Hazardous waste" means hazardous waste as that term is
3 defined in section 11103 of the natural resources and environmental
4 protection act, 1994 PA 451, MCL 324.11103.

5 (d) (c)—"Industrial hemp" means any of the following:

6 (i) A plant of the genus *Cannabis*, whether growing or not, with
7 a THC concentration of 0.3% or less on a dry-weight basis.

8 (ii) A part of a plant of the genus *Cannabis*, whether growing
9 or not, with a THC concentration of 0.3% or less on a dry-weight
10 basis.

(*iii*) The seeds of a plant of the genus *Cannabis* with a THC
concentration of 0.3% or less on a dry-weight basis.

13 (iv) If it has a THC concentration of 0.3% or less on a dry-14 weight basis, a compound, manufacture, derivative, mixture, 15 preparation, extract, cannabinoid, acid, salt, isomer, or salt of 16 an isomer of any of the following:

17 (A) A plant of the genus *Cannabis*.

18 (B) A part of a plant of the genus *Cannabis*.

19 (v) A product to which 1 of the following applies:

20 (A) If the product is intended for human or animal

21 consumption, the product, in the form in which it is intended for22 sale to a consumer, meets both of the following requirements:

(I) Has a THC concentration of 0.3% or less on a dry-weight orper volume basis.

(II) Contains a total amount of THC that is less than or equal
to the limit established by the marijuana regulatory agency under
section 8(1)(n).

(B) If the product is not intended for human or animalconsumption, the product meets both of the following requirements:

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1 (I) Contains a substance listed in subparagraph (i), (ii), (iii), 2 or (iv). 3 (II) Has a THC concentration of 0.3% or less on a dry-weight basis. 4 5 (e) (d)—"Licensee" means a person holding a state license. 6 (f) (e) "Marihuana" means any of the following: 7 (i) A plant of the genus *Cannabis*, whether growing or not. 8 (ii) A part of a plant of the genus Cannabis, whether growing 9 or not. 10 (iii) The seeds of a plant of the genus Cannabis. 11 (iv) Marihuana concentrate. 12 (v) A compound, manufacture, salt, derivative, mixture, extract, acid, isomer, salt of an isomer, or preparation of any of 13 14 the following: 15 (A) A plant of the genus Cannabis. (B) A part of a plant of the genus Cannabis. 16 (C) The seeds of a plant of the genus Cannabis. 17 18 (D) Marihuana concentrate. 19 (vi) A marihuana-infused product. 20 (vii) A product with a THC concentration of more than 0.3% on a 21 dry-weight or per volume basis in the form in which it is intended for sale to a consumer. 22 23 (viii) A product that is intended for human or animal 24 consumption and that contains, in the form in which it is intended 25 for sale to a consumer, a total amount of THC that is greater than 26 the limit established by the marijuana regulatory agency under 27 section 8(1)(n). 28 (g) (f) Except for marihuana concentrate extracted from any of

29 the following, "marihuana" does not include any of the following:

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(i) The mature stalks of a plant of the genus Cannabis.

2 (*ii*) Fiber produced from the mature stalks of a plant of the3 genus *Cannabis*.

4 (*iii*) Oil or cake made from the seeds of a plant of the genus5 Cannabis.

6 (*iv*) A compound, manufacture, salt, derivative, mixture, or
7 preparation of the mature stalks of a plant of the genus *Cannabis*.

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(v) Industrial hemp.

9 (vi) An ingredient combined with marihuana to prepare topical
10 or oral administrations, food, drink, or other products.

(vii) A drug for which an application filed in accordance with
21 USC 355 is approved by the Food and Drug Administration.

(h) (g)—"Marihuana accessories" means any equipment, product, material, or combination of equipment, products, or materials, that is specifically designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, ingesting, inhaling, or otherwise introducing marihuana into the human body.

20 (i) (h)—"Marihuana concentrate" means the resin extracted from
 21 any part of a plant of the genus *Cannabis*.

(j) "Marihuana disposer" means the owner or operator of any ofthe following:

(i) A site that qualifies as a registered composting facility
under section 11521(4) of the natural resources and environmental
protection act, 1994 PA 451, MCL 324.11521.

(*ii*) An incinerator for which an operating permit has been
issued under part 55 of the natural resources and environmental
protection act, 1994 PA 451, MCL 324.5501 to 324.5542.

(iii) A landfill for which an operating license has been issued
 under part 115 of the natural resources and environmental
 protection act, 1994 PA 451, MCL 324.11501 to 324.11554.

4 (*iv*) An anaerobic digester for which an operating license has
5 been issued under part 115 of the natural resources and
6 environmental protection act, 1994 PA 451, MCL 324.11501 to
7 324.11554.

8 (k) (i)—"Marihuana establishment" means a marihuana grower,
9 marihuana safety compliance facility, marihuana processor,
10 marihuana microbusiness, marihuana retailer, marihuana secure
11 transporter, or any other type of marihuana-related business
12 licensed by the marijuana regulatory agency.

13 (l) (j) "Marihuana grower" means a person licensed to cultivate 14 marihuana and sell or otherwise transfer marihuana to marihuana 15 establishments.

16 (m) (k) "Marihuana-infused product" means a topical 17 formulation, tincture, beverage, edible substance, or similar 18 product containing marihuana and other ingredients and that is 19 intended for human consumption.

(n) (*l*)—"Marihuana microbusiness" means a person licensed to cultivate not more than 150 marihuana plants; process and package marihuana; and sell or otherwise transfer marihuana to individuals who are 21 years of age or older or to a marihuana safety compliance facility, but not to other marihuana establishments.

(o) "Marihuana plant waste" means a root, stalk, leaf, stem,
or root ball of a marihuana plant, including any associated soil or
organic potting media, that is intended for destruction by means of
incineration, landfilling, composting, or anaerobic digestion.
Marihuana plant waste does not include hazardous waste.

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(p) (m) "Marihuana processor" means a person licensed to
 obtain marihuana from marihuana establishments; process and package
 marihuana; and sell or otherwise transfer marihuana to marihuana
 establishments.

5 (q) (n)—"Marihuana retailer" means a person licensed to obtain
6 marihuana from marihuana establishments and to sell or otherwise
7 transfer marihuana to marihuana establishments and to individuals
8 who are 21 years of age or older.

9 (r) "Marihuana safety compliance facility" means a person 10 licensed to test marihuana, including certification for potency and 11 the presence of contaminants.

(s) (o) "Marihuana secure transporter" means a person licensed
to obtain marihuana from marihuana establishments in order to
transport marihuana to marihuana establishments.

15 (p) "Marihuana safety compliance facility" means a person
16 licensed to test marihuana, including certification for potency and
17 the presence of contaminants.

18 (t) (q) "Marijuana regulatory agency" means the marijuana 19 regulatory agency created under Executive Reorganization Order No. 20 2019-2, MCL 333.27001.

(u) (r)—"Municipal license" means a license issued by a
 municipality pursuant to section 16 that allows a person to operate
 a marihuana establishment in that municipality.

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(v) (s)"Municipality" means a city, village, or township.

25 (w) (t) "Person" means an individual, corporation, limited 26 liability company, partnership of any type, trust, or other legal 27 entity.

28 (x) (u)—"Process" or "processing" means to separate or
 29 otherwise prepare parts of a marihuana plant and to compound,

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blend, extract, infuse, or otherwise make or prepare marihuana
 concentrate or marihuana-infused products.

3 (y) (v) "State license" means a license issued by the
4 marijuana regulatory agency that allows a person to operate a
5 marihuana establishment.

6 (z) (w) "THC" means any of the following:

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(i) Tetrahydrocannabinolic acid.

8 (ii) Unless excluded by the marijuana regulatory agency under
9 section 8(2)(c), a tetrahydrocannabinol, regardless of whether it
10 is artificially or naturally derived.

11 (iii) A tetrahydrocannabinol that is a structural, optical, or 12 geometric isomer of a tetrahydrocannabinol described in 13 subparagraph (ii).

14 (aa) (x) "Unreasonably impracticable" means that the measures 15 necessary to comply with the rules or ordinances adopted pursuant 16 to this act subject licensees to unreasonable risk or require such 17 a high investment of money, time, or any other resource or asset 18 that a reasonably prudent businessperson would not operate the 19 marihuana establishment.

20 Sec. 8. (1) The marijuana regulatory agency shall promulgate 21 rules to implement and administer this act that include all of the 22 following:

(a) Procedures for issuing a state license pursuant to section9 and for renewing, suspending, and revoking a state license.

(b) A schedule of fees in amounts not more than necessary to
pay for implementation, administration, and enforcement costs of
this act and that relate to the size of each licensee or the volume
of business conducted by the licensee.

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(c) Qualifications for licensure that are directly and

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1 demonstrably related to the operation of a marihuana establishment.
2 However, a prior conviction solely for a marihuana-related offense
3 must not disqualify an individual or otherwise affect eligibility
4 for licensure, unless the offense involved distribution of a
5 controlled substance to a minor.

6 (d) Requirements and standards for safe cultivation,
7 processing, and distribution of marihuana by marihuana
8 establishments, including health standards to ensure the safe
9 preparation of marihuana-infused products and prohibitions on
10 pesticides that are not safe for use on marihuana.

(e) Testing, packaging, and labeling standards, procedures,
and requirements for marihuana, including, but not limited to, all
of the following:

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(i) A maximum THC level for marihuana-infused products.

15 (*ii*) A requirement that a representative sample of marihuana be16 tested by a marihuana safety compliance facility.

17 (*iii*) A requirement that the amount of marihuana or marihuana
18 concentrate contained within a marihuana-infused product be
19 specified on the product label.

20 (*iv*) A requirement that all marihuana sold through marihuana
21 retailers and marihuana microbusinesses include on the exterior of
22 the marihuana packaging the following warning printed in clearly
23 legible type and surrounded by a continuous heavy line:

24 WARNING: USE BY PREGNANT OR BREASTFEEDING WOMEN, OR BY
25 WOMEN PLANNING TO BECOME PREGNANT, MAY RESULT IN FETAL
26 INJURY, PRETERM BIRTH, LOW BIRTH WEIGHT, OR DEVELOPMENTAL
27 PROBLEMS FOR THE CHILD.

28 (f) Security requirements, including lighting, physical29 security, and alarm requirements, and requirements for securely

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transporting marihuana between marihuana establishments. The
 requirements described in this subdivision must not prohibit
 cultivation of marihuana outdoors or in greenhouses.

4 (g) Record keeping requirements for marihuana establishments
5 and monitoring requirements to track the transfer of marihuana by
6 licensees.

7 (h) Requirements for the operation of marihuana secure
8 transporters to ensure that all marihuana establishments are
9 properly serviced.

10 (i) Reasonable restrictions on advertising, marketing, and11 display of marihuana and marihuana establishments.

(j) A plan to promote and encourage participation in the marihuana industry by people from communities that have been disproportionately impacted by marihuana prohibition and enforcement and to positively impact those communities.

16 (k) Penalties for failure to comply with a rule promulgated 17 pursuant to this section or for a violation of this act by a 18 licensee, including civil fines and suspension, revocation, or 19 restriction of a state license.

(1) Informational pamphlet standards for marihuana retailers and marihuana microbusinesses, including, but not limited to, a requirement to make available to every customer at the time of sale a pamphlet measuring 3.5 inches by 5 inches that includes safety information related to marihuana use by minors and the poison control hotline number.

26 (m) Procedures and standards for approving an appointee to27 operate a marihuana establishment under section 9a.

28 (n) A limit on the total amount of THC that a product
29 described in section $\frac{3(c)(v)(A)}{3(d)(v)(A)}$ may contain.

(2) The marijuana regulatory agency may promulgate rules to do 1 2 any of the following:

(a) Provide for the issuance of additional types or classes of 3 state licenses to operate marihuana-related businesses, including 4 5 licenses that authorize any of the following:

6 (i) Limited cultivation, processing, transportation, delivery, 7 storage, sale, or purchase of marihuana.

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(ii) Consumption of marihuana within designated areas.

(iii) Consumption of marihuana at special events in limited 9 areas and for a limited time. 10

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(iv) Cultivation for purposes of propagation.

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(v) Facilitation of scientific research or education.

(b) Regulate the cultivation, processing, distribution, and 13 14 sale of industrial hemp.

(c) Exclude from the definition of THC in section 3 a 15 16 tetrahydrocannabinol if, after the marijuana regulatory agency 17 makes findings with respect to each of the following factors, the 18 marijuana regulatory agency determines that the 19 tetrahydrocannabinol does not have a potential for abuse:

20 (i) The actual or relative potential for abuse of the 21 tetrahydrocannabinol.

22 (ii) The scientific evidence of the tetrahydrocannabinol's 23 pharmacological effect, if known.

24 (iii) The state of current scientific knowledge regarding the tetrahydrocannabinol. 25

(iv) The history and current pattern of abuse of the 26 27 tetrahydrocannabinol.

28 (v) The scope, duration, and significance of abuse of the 29 tetrahydrocannabinol.

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(vi) The tetrahydrocannabinol's risk to the public health.

2 (vii) The potential of the tetrahydrocannabinol to produce
3 psychic or physiological dependence liability.

4 (3) The marijuana regulatory agency shall not promulgate a
5 rule that is unreasonably impracticable or that does any of the
6 following:

7 (a) Establishes a limit on the number of any type of state8 license that may be granted.

9 (b) Requires a customer to provide a marihuana retailer with 10 identifying information other than identification to determine the 11 customer's age or requires the marihuana retailer to acquire or 12 record personal information about customers other than information 13 typically required in a retail transaction.

(c) Prohibits a marihuana establishment from operating at a shared location of a marihuana facility operating pursuant to the medical marihuana facilities licensing act, 2016 PA 281, MCL 333.27101 to 333.27801, or prohibits a marihuana grower, marihuana processor, or marihuana retailer from operating within a single facility.

20 (d) Is unreasonably impracticable.Requires a licensee to do
21 either of the following:

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(i) Combine marihuana plant waste with any other product.

(ii) Render marihuana plant waste unusable or unrecognizable.

24 (4) A rule promulgated under this act must be promulgated
25 pursuant to the administrative procedures act of 1969, 1969 PA 306,
26 MCL 24.201 to 24.328.

Sec. 10. (1) 1. Notwithstanding any other law or provision of
this act, and except as otherwise provided in section 4 of this act
or the rules promulgated thereunder, under this act, the following

acts are not unlawful, are not an offense, are not grounds for
 seizing or forfeiting property, are not grounds for arrest,
 prosecution, or penalty in any manner, are not grounds for search
 or inspection except as authorized by this act, and are not grounds
 to deny any other right or privilege:

6 (a) For a marihuana grower or an agent acting on behalf of a 7 marihuana grower who is 21 years of age or older, cultivating not 8 more than the number of marihuana plants authorized by the state 9 license class; possessing, packaging, storing, or testing 10 marihuana; acquiring marihuana seeds or seedlings from a person who 11 is 21 years of age or older; selling or otherwise transferring, purchasing or otherwise obtaining, or transporting marihuana to or 12 from a marihuana establishment; transferring marihuana plant waste 13 14 to a marihuana disposer; or receiving compensation for goods or 15 services. +

(b) For a marihuana processor or agent acting on behalf of a marihuana processor who is 21 years of age or older, possessing, processing, packaging, storing, or testing marihuana; selling or otherwise transferring, purchasing or otherwise obtaining, or transporting marihuana to or from a marihuana establishment; transferring marihuana plant waste to a marihuana disposer; or

22 receiving compensation for goods or services. +

(c) For a marihuana secure transporter or an agent acting on behalf of a marihuana secure transporter who is 21 years of age or older, possessing or storing marihuana; transporting marihuana to or from a marihuana establishment; transferring marihuana plant waste to a marihuana disposer; transporting marihuana plant waste from a marihuana establishment to a marihuana disposer's site or facility; or receiving compensation for services. +

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(d) For a marihuana safety compliance facility or an agent
 acting on behalf of a marihuana safety compliance facility who is
 21 years of age or older, testing, possessing, repackaging, or
 storing marihuana; transferring, obtaining, or transporting
 marihuana to or from a marihuana establishment; transferring
 marihuana plant waste to a marihuana disposer; or receiving
 compensation for services. +

8 (e) For a marihuana retailer or an agent acting on behalf of a 9 marihuana retailer who is 21 years of age or older, possessing, 10 storing, or testing marihuana; selling or otherwise transferring, 11 purchasing or otherwise obtaining, or transporting marihuana to or from a marihuana establishment; selling or otherwise transferring 12 marihuana to a person 21 years of age or older; transferring 13 14 marihuana plant waste to a marihuana disposer; or receiving 15 compensation for goods or services. ; or

16 (f) For a marihuana microbusiness or an agent acting on behalf of a marihuana microbusiness who is 21 years of age or older, 17 18 cultivating not more than 150 marihuana plants; possessing, 19 processing, packaging, storing, or testing marihuana from marihuana 20 plants cultivated on the premises; selling or otherwise 21 transferring marihuana cultivated or processed on the premises to a 22 person 21 years of age or older; transferring marihuana plant waste 23 to a marihuana disposer; or receiving compensation for goods or 24 services.

(g) For a marihuana disposer or an agent acting on behalf of a marihuana disposer who is 21 years of age or older, disposing of marihuana plant waste at the marihuana disposer's site or facility; transporting marihuana plant waste from a licensee to the marihuana disposer's site or facility; or receiving compensation for

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1 services.

2 (h) (g) leasing Leasing or otherwise allowing the use of
3 property owned, occupied, or managed for activities allowed under
4 this act. +

5 (i) (h) enrolling Enrolling or employing a person who engages
6 in marihuana-related activities allowed under this act. ;

7 (j) (i) possessing, Possessing, cultivating, processing,
8 obtaining, transferring, or transporting industrial hemp. ; or

9 (k) (j) providing Providing professional services to 10 prospective or licensed marihuana establishments related to 11 activity under this act.

12 (2) 2. A person acting as an agent of a marihuana retailer who 13 sells or otherwise transfers marihuana or marihuana accessories to 14 a person under 21 years of age is not subject to arrest, 15 prosecution, forfeiture of property, disciplinary action by a 16 professional licensing board, denial of any right or privilege, or 17 penalty in any manner, if the person reasonably verified that the recipient appeared to be 21 years of age or older by means of 18 government-issued photographic identification containing a date of 19 20 birth, and the person complied with any rules promulgated pursuant 21 to this act.

(3) 3. It is the public policy of this state that contracts
related to the operation of marihuana establishments be
enforceable.