## WEST VIRGINIA LEGISLATURE

## **2025 REGULAR SESSION**

Introduced

## House Bill 3230

By Delegate Pushkin

[Introduced March 07, 2025; referred to the

Committee on Health and Human Resources then the

Judiciary]

A BILL to amend and reenact §16A-3-2 and §16A-3-3 of the Code of West Virginia,1931, as
amended; and to amend said code by adding thereto a new section, designated §16A-511, relating to the cultivation of medical cannabis; allowing patients and their caregivers to
cultivate medical cannabis for patients' personal consumption.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	3.	MEDICAL		CANNABIS	PROGRAM.	
	§16A-3-2.	Lawful	use	of	medical	cannabis.	
1	(a) Notv	withstanding any pr	rovision of law to th	e contra	ary, the use or posse	ession of medical	
2	cannabis as set forth in this act is lawful within this state, subject to the following conditions:						
3	(1) Medical cannabis may only be dispensed to:						
4	(A) a patient who receives a certification from a practitioner and is in possession of a valid						
5	identification card issued by the bureau; and						
6	(B) a caregiver who is in possession of a valid identification card issued by the bureau.						
7	(2) Subject to rules promulgated under this act, medical cannabis may only be dispensed						
8	to a patient or caregiver in the following forms:						
9	(A) Pill;						
10	(B) Oil;						
11	(C) Topical forms, including gels, creams, or ointments;						
12	(D) A form medically appropriate for administration by vaporization or nebulization;						
13	excluding dry leaf or plant form until dry leaf or plant forms become acceptable under rules						
14	adopted by the bureau						
15	(E) Tincture;						
16	(F) Liqu	ıid; <del>or</del>					
17	(G) Der	mal patch;					
18	<u>(H) Dry</u>	<u>leaf; or</u>					
19	<u>(I) Plan</u> t	<u>t form.</u>					

20 (3) Unless otherwise provided in rules adopted by the bureau under section two, article

eleven of this chapter, medical cannabis may not be dispensed to a patient or a caregiver in dry
 leaf or plant form

23 (4) (3) An individual may not act as a caregiver for more than five patients.

24 (5) (4) A patient may designate up to two caregivers at any one time.

25 (6) (5) Medical cannabis that has not been used by the patient shall be kept in the original
 26 package in which it was dispensed.

27 (7) (6) A patient or caregiver shall possess an identification card whenever the patient or
 28 caregiver is in possession of medical cannabis.

(8) (7) Products packaged by a grower/processor or sold by a dispensary shall only be
 identified by the name of the grower/processor, the name of the dispensary, the form and species
 of medical cannabis, the percentage of tetrahydrocannabinol and cannabinol contained in the
 product.

	§16A-3-3.	Unlawful	use	of	medical	cannabis.
1	(a) Exce	pt as provided in §16/	4-3-2, §16A-7-4	4, §16A-1	3-1 <i>et seq</i> ., or §16A-	14-1 <i>et seq</i> . of
2	this code, the u	se of medical cannal	bis is unlawful	and sha	ll, in addition to any	other penalty
3	provided by law	, be <del>deemed</del> <u>conside</u>	red a violation	of the U	Iniform Controlled S	ubstances Act
4	under chapter 60	A of this code.				

5 (b) It shall be is unlawful to:

6 (1) Smoke medical cannabis

7 (2) (1) Except as provided under subsection (c) of this section, incorporate medical
8 cannabis into edible form or sell in edible form.

9 (3) (2) Grow medical cannabis for commercial purposes unless the grower/processor has
 10 received a permit from the bureau under this act.

(4) (3) Grow or Dispense medical cannabis unless authorized as a health care medical
 cannabis organization under §16A-13-1 *et seq*. of this code.

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- (5) (4) Dispense medical cannabis unless the dispensary has received a permit from the
   bureau under this act.
- (c) *Edible medical cannabis.* Nothing in this act shall may be construed to preclude the
  incorporation of medical cannabis into edible form by a patient or a caregiver in order to aid
  ingestion of the medical cannabis by the patient.

	ARTICLE		5.				PATIENTS.
	<u>§16A-5-11.</u>	Growth	and	cultivation	for	personal	consumption.
1	Notwith	hstanding any	provision	of law to the co	ntrary, a	patient who rec	eives certification
2	from a practiti	oner and is in	possessi	on of a valid ide	ntificatior	n card issued b	<u>y the bureau or a</u>
3	caregiver who	is in posses	sion of a	valid identification	on card i	issued by the t	oureau may grow
4	medical canna	abis in its plant	form: Pro	<i>vided,</i> That the r	medical c	annabis may or	nly be used by the
5	patient in acco	ordance with o	certification	<u>n from a certifyin</u>	g physic	ian: <i>Provided, I</i>	however, That the
6	patient or care	egiver may not	grow mor	e than 10 cannal	bis plants	s, no more than	five of which may
7	<u>be mature, flo</u> v	wering plants.					

NOTE: The purpose of this bill is to permit qualifying patients to grow and cultivate up to 10 cannabis plants for their own use with no more than five reaching maturity simultaneously.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.