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## 2024 SESSION

24-2170 05/08

HOUSE BILL	1231
AN ACT	permitting qualifying patients and designated caregivers to cultivate cannabis for therapeutic use.
SPONSORS:	Rep. W. Thomas, Hills. 12; Rep. Newell, Ches. 4; Rep. A. Murray, Hills. 20; Rep. M. Perez, Hills. 43; Rep. Wheeler, Hills. 33
COMMITTEE:	Health, Human Services and Elderly Affairs

## ANALYSIS

This bill permits qualifying patients and designated caregivers to cultivate cannabis for therapeutic use.

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Explanation:Matter added to current law appears in **bold italics.**<br/>Matter removed from current law appears [in brackets and struckthrough.]<br/>Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

#### STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty Four

AN ACT permitting qualifying patients and designated caregivers to cultivate cannabis for therapeutic use.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Use of Therapeutic Cannabis for Therapeutic Purposes; Definitions. Amend RSA 126-X:1, IV
 2 to read as follows:
 3 IV. "Cultivation location" means a locked and enclosed site, under the control of an

alternative treatment center where cannabis is cultivated, secured with one or more locks or other security devices in accordance with the provisions of this chapter, or under the control of a qualifying patient or designated caregiver where cannabis is cultivated and which meets the requirements of this chapter.

8 2 Use of Therapeutic Cannabis; Definitions. Amend RSA 126-X:1, VI to read as follows:

VI. "Designated caregiver" means an individual who:

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(a) Is at least 21 years of age;

11 (b)(1) Has agreed to assist with one or more (not to exceed 5) qualifying [patient's] 12 patients in the therapeutic use of cannabis, except if the qualifying patient and designated 13 caregiver each live greater than 50 miles from the nearest alternative treatment center, [in which 14 case] the designated caregiver may assist with the therapeutic use of cannabis for up to 9 qualifying 15 patients; or

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# (2) Has agreed to cultivate cannabis for therapeutic use pursuant to this chapter for no more than one qualifying patient;

18 19 (c) Has never been convicted of a felony or any felony drug-related offense; and

(d) Possesses a valid registry identification card issued pursuant to RSA 126-X:4.

3 New Paragraphs; Use of Cannabis for Therapeutic Purposes; Definitions. Amend RSA 126-X:1
by inserting after paragraph VI-a the following new paragraphs:

VI-b. "Immature cannabis plant" means a cannabis plant that has not flowered and which
does not have buds that may be observed by visual examination and which is at least 12 inches tall.

- VI-c. "Mature cannabis plant" means a cannabis plant that has flowered and that has buds that may be observed by visual examination.
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4 Use of Therapeutic Cannabis; Definitions. Amend RSA 126-X:1, XIII(c) to read as follows:

27 (c) Cultivation by a designated caregiver or qualifying patient, except as provided
 28 under RSA 126-X:2, II-a and II-b.

5 New Paragraphs; Use of Therapeutic Cannabis Purposes; Protections. Amend RSA 126-X:2 by inserting after paragraph II the following new paragraphs:

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1	II-a. Except as provided in RSA 126-X:3, VII(b), a qualifying patient or designated caregiver
2	who has reported to the department a cultivation location that meets the requirements of this
3	chapter, shall not be subject to arrest by state or local law enforcement, prosecution or penalty under
4	state or municipal law, or denied any right or privilege for the therapeutic use of cannabis in
<b>5</b>	accordance with this chapter, if, at the cultivation location, while transporting cannabis and
6	cannabis plants and seedlings to a new cultivation location that has been reported to the department
7	within the prior 21 days, or while transporting cannabis seedlings from an alternative treatment
8	center to the cultivation location, the qualifying patient or designated caregiver possesses or
9	cultivates an amount of cannabis that does not exceed the following:
10	(a) Eight ounces of usable cannabis;
11	(b) Any amount of unusable cannabis; and
12	(c) Three mature cannabis plants, 3 immature cannabis plants, and 12 seedlings.
13	II-b. A cultivation location under the control of a qualifying patient or designated caregiver
14	shall meet the following requirements:
15	(a) It shall be at the qualifying patient's or designated caregiver's residence.
16	(b) It shall be reported to the department, except that either the qualifying patient or
17	their designated caregiver, but not both, shall report a cultivation location to the department.
18	(c) It shall be locked and enclosed.
19	(d) The cannabis plants shall not be subject to public view, including from another
20	private property, without the use of optical aids.
21	(e) It shall have a canopy of no more than 50 square feet, except that if more than one
22	qualifying patient, designated caregiver, or both, share a cultivation location, the total canopy of all
23	cannabis plants shall not exceed 100 square feet.
24	6 Use of Therapeutic Cannabis; Purposes; Protections. Amend RSA 126-X:2, III to read as
25	follows:
26	III. A designated caregiver may receive compensation for costs, not to exceed \$500 per
27	calendar year, not including labor, associated with assisting a qualifying patient who has
28	designated the [designated] caregiver to assist him or her with the therapeutic use of cannabis.
29	Such compensation shall not constitute the sale of [controlled substances] a controlled drug
30	pursuant to RSA 318-B.
31	7 Use of Therapeutic Cannabis; Protections. Amend RSA 126-X:2, XV to read as follows:
32	XV. A laboratory, and the employees thereof, which conducts testing of cannabis [required
33	under rules for] delivered to it by alternative treatment centers, [adopted under this chapter, and
34	the employees thereof] qualifying patients, or designated caregivers, shall not be subject to
35	arrest by state or local law enforcement, prosecution or penalty under state or municipal law, or
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36 search, for acting pursuant to this chapter and department rules to possess cannabis on the premises

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1 of the laboratory for the purposes of testing, and, in the case of a laboratory employee, denied any  $\mathbf{2}$ right or privilege for working for such a laboratory.

3 8 Use of Therapeutic Cannabis; Prohibitions and Limits. Amend RSA 126-X:3, I to read as follows: 4

I. A qualifying patient may use and a qualifying patient or designated caregiver may  $\mathbf{5}$ 6 *cultivate* cannabis on privately-owned real property only with written permission of the property  $\mathbf{7}$ owner or, in the case of leased property, with the permission of the tenant in possession of the 8 property, except that a tenant shall not allow a qualifying patient to smoke cannabis on rented 9 property if smoking on the property violates the lease or the lessor's rental policies that apply to all 10 tenants at the property. A tenant or guest of a tenant shall not cultivate cannabis on rented 11 property if the lessor has prohibited therapeutic cannabis cultivation. However, a tenant 12may permit a qualifying patient to use cannabis on leased property by ingestion or inhalation 13through vaporization even if smoking is prohibited by the lease or rental policies. For purposes of 14this chapter, vaporization shall mean the inhalation of cannabis without the combustion of the 15cannabis.

169 New Subparagraph; Use of Therapeutic Cannabis; Registry Identification Cards. Amend RSA 17126-X:4, I by inserting after subparagraph (h) the following new subparagraph:

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(i) The qualifying patient's cultivation location, if any.

1910 New Subparagraph; Use of Therapeutic Cannabis; Registry Identification Cards. Amend 20RSA 126-X:4, II by inserting after subparagraph (h) the following new subparagraph:

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(i) The designated caregiver's cultivation location, where he or she may cultivate 22cannabis on behalf of a single qualifying patient who has not reported a cultivation location.

2311 Use of Therapeutic Cannabis; Registry Identification Cards. Amend RSA 126-X:4, IX(a) to 24read as follows:

25IX.(a) A qualifying patient shall notify the department before changing his or her designated 26caregiver or cultivation location. A designated caregiver shall notify the department before 27changing his or her cultivation location.

2812 Use of Therapeutic Cannabis; Registry Identification Cards. Amend RSA 126-X:4, XI to read 29as follows:

30 XI.(a) The department shall create and maintain a confidential registry of each individual 31who has applied for and received a registry identification card as a qualifying patient or a designated caregiver in accordance with the provisions of this chapter. Each entry in the registry shall contain 3233the qualifying patient's or designated caregiver's name, mailing address, date of birth, date of 34registry identification card issuance, effective date of *the* registry identification *card*, date of 35registry identification card expiration, [and] random 10-digit identification number, and cultivation location, if any. The confidential registry and the information contained in it shall be 36 37 exempt from disclosure under RSA 91-A.

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1 (b)(1) Except as specifically provided in this chapter, no person shall have access to any  $\mathbf{2}$ information about qualifying patients or designated caregivers in the department's confidential 3 registry, or any information otherwise maintained by the department about providers and alternative treatment centers, except for authorized employees of the department in the course of 4  $\mathbf{5}$ their official duties and local and state law enforcement personnel who have detained or arrested an 6 individual who claims to be engaged in the therapeutic use of cannabis.

 $\mathbf{7}$ (2) If a local or state law enforcement officer submits a sworn affidavit to the 8 department affirming that he or she has probable cause to believe cannabis is possessed or 9 *cultivated* at a specific address, an authorized employee for the department may disclose whether 10 the location is associated with a qualifying patient, designated caregiver, or cultivation location of 11 an alternative treatment center].

12(3) If a local or state law enforcement officer submits a sworn affidavit to the 13department affirming that he or she has probable cause to believe a specific individual possesses or 14*cultivates* cannabis, an authorized employee for the department may disclose whether the person is 15a qualifying patient or a designated caregiver, provided that the law enforcement officer provides the 16person's name and address or name and date of birth.

17(4) Requests by law enforcement officials under this section to the department 18pursuant to a sworn affidavit, search warrant, or court order, regardless of whether or not the name 19or address was found in the registry, shall be confidential under this chapter and exempt from 20disclosure under RSA 91-A. Aggregate data relative to such requests may be made public if it does 21not contain any identifying information regarding the specific law enforcement request.

22(5) Counsel for the department may notify law enforcement officials about falsified 23or fraudulent information submitted to the department where counsel has reason to believe the 24information is false or falsified.

2513 New Paragraph; Use of Therapeutic Cannabis; Registry Identification Cards. Amend RSA 26126-X:4 by inserting after paragraph XII the following new paragraph:

27XIII.(a) No later than December 1, 2024, the department shall allow existing and new 28qualifying patients and designated caregivers to report a cultivation location provided that:

29(1) A qualifying patient may report a cultivation location only if he or she does not 30 have a designated caregiver who has reported a cultivation location.

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(2) A designated caregiver may report a cultivation location only if he or she does not 32have a qualifying patient who has reported a cultivation location.

33(b) No individual shall report a cultivation location if such individual's permission to 34cultivate has been revoked pursuant to RSA 126-X:3, VIII(b).

3514 Use of Therapeutic Cannabis; Affirmative Defense. Amend RSA 126-X:5, I to read as follows:

I. It shall be an affirmative defense for any person charged with manufacturing, possessing, 36 37 having under his or her control, selling, purchasing, prescribing, administering, transporting, or

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1 possessing with intent to sell, dispense, or compound cannabis, cannabis analog, or any preparation  $\mathbf{2}$ containing cannabis, if: 3 (a) The actor is a qualifying patient who has been issued a valid registry identification card, was in possession of cannabis in a quantity and location permitted pursuant to this chapter, 4  $\mathbf{5}$ and was engaged in the therapeutic use of cannabis; 6 (b) The actor is a designated caregiver who has been issued a valid registry 7identification card, was in possession of cannabis in a quantity and location permitted pursuant to 8 this chapter, and was engaged in the therapeutic use of cannabis on behalf of a qualifying patient; or 9 (c) The actor is an employee of a laboratory conducting testing required for alternative 10 treatment centers pursuant to rules adopted under this chapter or that tests cannabis provided to it by qualifying patients and designated caregivers. 11 1215 New Subparagraph; Use of Therapeutic Cannabis; Alternative Treatment Centers. Amend 13RSA 126-X:8, XIII by inserting after subparagraph (c) the following new subparagraph: 14(d) A qualifying patent or designated caregiver shall not obtain from an alternative 15treatment center more than 12 seedlings during a 3-month period. 1616 Use of Cannabis for Therapeutic Purposes; Prohibitions and Limits. Amend RSA 126-X:3, 17VII to read as follows: 18VII.(a) The department may revoke the registry identification card of a qualifying patient or 19designated caregiver for violation of rules adopted by the department or for violation of any other 20provision of this chapter, including for obtaining more than 2 ounces of cannabis in any 10-day 21period in violation of RSA 126-X:8, XIII(b), and the qualifying patient or designated caregiver shall 22be subject to any other penalties established in law for the violation. 23(b) The department may revoke a qualifying patient's or designated caregiver's 24permission to cultivate cannabis for a violation of the rules adopted by the department or 25for a violation of any provision of this chapter. 2617 Use of Cannabis for Therapeutic Purposes; Alternative Treatment Centers. Amend RSA 126-X:8, XV(a) to read as follows: 2728XV.(a)(1) An alternative treatment center shall not possess or cultivate cannabis in excess 29of the following quantities: 30 [(1)] (A) Eighty mature cannabis plants, 160 [seedlings] immature cannabis 31*plants*, and 80 ounces of usable cannabis, or 6 ounces of usable cannabis per qualifying patient; 32and 33(2) (B) Three mature cannabis plants, 12 [seedlings] *immature cannabis plants*, 34and 6 ounces of usable cannabis for each qualifying patient registered [as a qualifying patient] 35under this chapter. 36 (2) An alternative treatment center shall not be limited in the number of

37 seedlings it can possess or cultivate.

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1	18	Use of	f Can	nabis	for Th	erap	oeutic	Purpos	es; ]	Department	al R	ules.	Amend 1	RSA	126-X	:6,
2	III(a)(1	5) to rea	id as :	follows	:											
3			(15)	Proce	edures	for	deter	mining	and	enforcing	the	daily	maximur	n an	nount	of

therapeutic cannabis which an alternative treatment center may cultivate or possess pursuant to
 RSA 126-X:8, XV(a)(1).

6 19 Effective Date. This act shall take effect July 1, 2024.