2022 South Dakota Legislature

House Bill 1094

AMENDMENT 1094A FOR THE INTRODUCED BILL

T	All ACL L	b revise provisions related to medical cannabis for the protection of youth.	
2	BE IT EN	ACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:	
3	Section	1. That § 34-20G-18 be AMENDED:	
4		34-20G-18. This chapter does not authorize any person to engage in, and does	
5	not prevent the imposition of any civil, criminal, or other penalty for engaging in, the		
6	following conduct:		
7	(1)	Undertaking any task under the influence of cannabis, when doing so would	
8		constitute negligence or professional malpractice;	
9	(2)	Possessing cannabis or otherwise engaging in the medical use of cannabis in any	
10		correctional facility;:	
11		(a) In or on any preschool property, public or nonpublic school property, or at	
12		any public or nonpublic school-sanctioned event or activity located off	
13		school grounds, unless authorized pursuant to sections 6 and 7 of this Act;	
14		(b) At any outdoor facility, including any appurtenant parking lot, intended for	
15		recreation, open to the public, any portion of which contains apparatus	
16		intended for the recreation of children;	
17		(c) At any recreational facility or gymnasium and any appurtenant parking lot,	
18		intended primarily for use by persons under eighteen years of age that	
19		regularly provides athletic, civic, or cultural activities; or	
20		(d) On the grounds of any correctional facility;	
21	(3)	Smoking or vaping cannabis:	
22		(a) On any form of public transportation; or	
23		(b) In any public place or any place that is open to the public; or	

Within the outdoor living area of a private residence, if the private residence

is within one thousand feet of real property: described in subsections (2)(b)

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or (2)(c); comprising a preschool, public school, or nonpublic school; or comprising a playground;

(4) Operating, navigating, or being in actual physical control of any motor vehicle, aircraft, train, or motorboat while under the influence of cannabis, except that a registered qualifying patient or nonresident cardholder is not considered to be under the influence of cannabis solely because of the presence of metabolites or components of cannabis that appear in insufficient concentration to cause impairment.

Section 2. That § 34-20G-19 be AMENDED:

34-20G-19. No school or landlord may refuse to enroll or lease to and may not otherwise penalize a personA cardholder may not be refused enrollment by a public school or a lease by a landlord, or otherwise be penalized by a public school or landlord solely for the person's status as a cardholder, unless failing to do so would violate federal law or regulations or cause the <u>public</u> school or landlord to lose a monetary or licensing-related benefit under federal law or regulation.

Section 3. That § 34-20G-55 be AMENDED:

34-20G-55. Not later than ninety days after receiving an application for a medical cannabis establishment, the department shall register the prospective medical cannabis establishment and issue a registration certificate and a random ten-digit alphanumeric identification number if all of the following conditions are satisfied:

- (1) The prospective medical cannabis establishment has submitted all of the following:
 - (a) The application fee;
 - (b) An application, including:
 - (i) The legal name of the prospective medical cannabis establishment;
 - (ii) The physical address of the prospective medical cannabis establishment that is not within one thousand feet of a preschool, public or private nonpublic school, public or private postsecondary institution, or any land owned by a preschool, public or nonpublic school, or public or private postsecondary institution existing before the date of the medical cannabis establishment application;
 - (iii) The name and date of birth of each principal officer and board member of the proposed medical cannabis establishment; and
 - (iv) Any additional information requested by the department;

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1		(c)	Operating procedures consistent with rules for oversight of the proposed	
2			medical cannabis establishment, including procedures to ensure accurate	
3			record keeping and adequate security measures;	
4		(d)	If the city or county where the proposed medical cannabis establishment	
5			would be located has enacted zoning restrictions, a sworn statement	
6			certifying that the proposed medical cannabis establishment does not	
7			violate the restrictions;	
8		(e)	If the city or county where the proposed medical cannabis establishment	
9			requires a local registration, license, or permit, a copy of the registration,	
10			license, or permit;	
11	(2)	None	of the principal officers or board members has served as a principal officer or	
12		board	member for a medical cannabis establishment that has had its registration	
13		certifi	cate revoked;	
14	(3)	None	of the principal officers or board members is under twenty-one years of age;	
15		and		
16	(4)	At lea	st one principal officer is a resident of this state.	
17	Section 4	4. That	t § 34-20G-72 be AMENDED:	
18		34-2	DG-72. Not later than October 29, 2021, the The department shall promulgate	
19	rules	pursuant to chapter 1-26:		
20	(1)	Gove	rning the manner in which the department shall consider petitions from the	
21		public	to add a debilitating medical condition or treatment to the list of debilitating	
22		medic	cal conditions as defined by this chapter, including public notice of and an	
23		oppor	tunity to comment in public hearings on the petitions;	
24	(2)	Estab	lishing the form and content of registration and renewal applications	
25		subm	itted under this chapter;	
26	(3)	Estab	lishing a system to numerically score competing medical cannabis	
27		estab	lishment applicants, in cases where more applicants apply than are allowed	
28		by the	e local government, that includes analysis of:	
29		(a)	The preference of the local government;	
30		(b)	In the case of dispensaries, the suitability of the proposed location and its	
31			accessibility for patients;	
32		(c)	The character, veracity, background, qualifications, and relevant experience	
33			of principal officers and board members; and	

1		(d)	The business plan proposed by the applicant, that in the case of a cultivation
2			facility or dispensary shall include the ability to maintain an adequate supply
3			of cannabis, plans to ensure safety and security of patrons and the
4			community, procedures to be used to prevent diversion, and any plan for
5			making cannabis available to low-income registered qualifying patients;
6	(4)	Gove	rning the manner in which the department shall consider applications for and
7		renev	vals of registry identification cards, that may include creating a standardized
8		writte	en certification form;
9	(5)	Governing medical cannabis establishments to ensure the health	
10		qualif	fying patients and prevent diversion and theft without imposing an undue
11		burde	en or compromising the confidentiality of a cardholder, including:
12		(a)	Oversight requirements;
13		(b)	Record-keeping requirements;
14		(c)	Security requirements, including lighting, physical security, and alarm
15			requirements;
16		(d)	Health and safety regulations, including restrictions on the use of pesticides
17			that are injurious to human health;
18		(e)	Standards for the manufacture of cannabis products and both the indoor
19			and outdoor cultivation of cannabis by a cultivation facility;
20		(f)	Requirements for the transportation and storage of cannabis by a medical
21			cannabis establishment;
22		(g)	Employment and training requirements, including requiring that each
23			medical cannabis establishment create an identification badge for each
24			agent;
25		(h)	Standards for the safe manufacture of cannabis products, including extracts
26			and concentrates;
27		(i)	Restrictions on the advertising, signage, and display of medical cannabis,
28			provided that the restrictions may not prevent appropriate signs on the
29			property of a dispensary, listings in business directories including phone
30			books, listings in marijuana-related or medical publications, or the
31			sponsorship of health or not-for-profit charity or advocacy events;
32		(j)	Requirements and procedures for the safe and accurate packaging and
33			labeling of medical cannabis; and
34		(k)	Certification standards for testing facilities, including requirements for
35			equipment and qualifications for personnel; and

1		(I) Restrictions on the marketing of cannabis and cannabis products using
2		names and images that appeal to children;
3 (6) Establishing procedures for suspending or termina		Establishing procedures for suspending or terminating the registration certificates
4		or registry identification cards of cardholders and medical cannabis establishments
5		that commit multiple or serious violations of this chapter;
6	(7)	Establishing labeling requirements for cannabis and cannabis products, including
7		requiring cannabis product labels to include the following:
8		(a) The length of time it typically takes for a product to take effect;
9		(b) Disclosing ingredients and possible allergens;
10		(c) A nutritional fact panel; and
11		(d) Requiring that edible cannabis products be clearly identifiable, when
12		practicable, with a standard symbol indicating that it contains cannabis;
13	(8)	Establishing procedures for the registration of nonresident cardholders and the
14		cardholder's designation of no more than two dispensaries, which shall require the
15		submission of:
16		(a) A practitioner's statement confirming that the patient has a debilitating
17		medical condition; and
18		(b) Documentation demonstrating that the nonresident cardholder is allowed to
19		possess cannabis or cannabis preparations in the jurisdiction where the
20		nonresident cardholder resides;
21	(9)	Establishing the amount of cannabis products, including the amount of
22		concentrated cannabis, each cardholder and nonresident cardholder may possess;
23		and
24	(10)	Establishing reasonable application and renewal fees for registry identification
25		cards and registration certificates, according to the following:
26		(a) Application fees for medical cannabis establishments may not exceed five
27		thousand dollars, with this upper limit adjusted annually for inflation;
28		(b) The total fees collected shall generate revenues sufficient to offset all
29		expenses of implementing and administering this chapter;
30		(c) A sliding scale of patient application and renewal fees based upon a
31		qualifying patient's household income;
32		(d) The fees charged to qualifying patients, nonresident cardholders, and
33		caregivers shall be no greater than the costs of processing the application
34		and issuing a registry identification card or registration; and

1 (e) The department may accept donations from private sources to reduce 2 application and renewal fees.

A violation of a required or prohibited action under any rule authorized by this section is a Class 2 misdemeanor.

Section 5. That § 34-20G-95 be REPEALED:

The Department of Education and the department shall establish policy to allow students who are medical cannabis cardholders to have their medicine administered in school in accordance with their physician's recommendation. This policy shall be implemented the first day of the new school year following passage of this chapter. The departments shall implement substantively identical provisions to Colorado Revised Statute 22-1-119.3 as of January 1, 2019.

Section 6. That chapter 34-20G be amended with a NEW SECTION:

A public school student who is a cardholder may not engage in the medical use of cannabis on school grounds, in a school vehicle, or during a school-related event or activity located off school grounds, unless the school district adopts a policy permitting the medical use of cannabis by students. Any adopted policy must require that cannabis or cannabis products used by a student:

- (1) Is in a form that is not consumed by smoking or vaping;
- (2) Is administered to the student by the parent or legal guardian who agrees to serve as the student's designated caregiver pursuant to § 34-20G-33;
- (3) Is administered in a manner that is not disruptive to the educational environment and does not cause exposure to any other student; and
- (4) Is removed from the school property or school-sanctioned event by the caregiver if any cannabis or cannabis product remains following administration.

If a school district adopts a policy pursuant to this section, it shall conspicuously post the policy on its website. If the school district does not have a website, it shall make the policy available upon request.

Section 7. That chapter 34-20G be amended with a NEW SECTION:

A nonpublic school student who is a cardholder may not engage in the medical use of cannabis on school grounds, in a school vehicle, or during a school-related event or activity located off school grounds unless the school adopts a policy permitting the medical

use of cannabis by students. If a nonpublic school adopts a policy permitting the medical
use of cannabis by students, it is permitted discretion in adopting any reasonable policy.
If a nonpublic school adopts a policy pursuant to this section, it shall conspicuously post
the policy on its website. If a nonpublic school does not have a website, it shall make the
policy available upon request.

Section 8. That chapter 34-20G be amended with a NEW SECTION:

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If a school district or nonpublic school adopts a policy pursuant to section 6 or 7 of this Act, no school subject to the policy may discipline a student acting in accordance with the policy.