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An initiation of legislation to allow under state law the personal possession and use of marihuana by persons 21 years of age or older; to provide for the lawful cultivation and sale of marihuana and industrial hemp by persons 21 years of age or older; to permit the
taxation of revenue derived from commercial marihuana facilities; to permit the promulgation of administrative rules; and to prescribe certain penalties for violations of this act. If not enacted by the Michigan State Legislature in accordance with the Michigan
Constitution of 1963, the proposed legislation is to be voted on at the General Election, November 6, 2018. For the full text of the proposed legislation, see the reverse side of this petition.

We, the undersigned qualified and registered electors, residents in the county of State of Michigan, respectively petition for initiation of legislation.

WARNING – A person who knowingly signs this petition more than once, signs a name other than his order own, signs when not a qualified and registered elector, or sets opposite his or her signature on a petition, a date other than the actual date the signature was affixed, it is colorable to be provisions of the Michigan election law.

INDICATE CITY OR TOWNSHIP IN WHICH REGISTERED TO VOTE	SIGNATURE	PRINTED NAME	STREET ADDRESS OR IN L RO	ZIP CODE	D MO	ATE OF SIGNING	YEAR
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CERTIFICATE OF CIRCULATOR

The undersigned circulator of the above petition asserts that he or she is 18 years and a Units of the citizen; that each signature on the petition was signed in his or her presence; that he or she has neither caused nor knowledge of a person signing the petition more than once; and that, to his or her best powledges are tablef, each signature is the genuine signature of the person purporting to sign the petition, the person signing the petition was at the time of signature, and the elector was qualified to sign the petition.

☐ If the circulator is not a resident of Michigan, the circulator shall make the second specific process of check in the box provided, otherwise each signature on this petition sheet is invalid and the signatures will not be counted by a filing of the second specific process of a second specific process. The concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the concerns a petition sheet executed by the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agrees at legal process served on the circulator and agree at legal process served on the circulator

WARNING – A circulator knowingly making the statement in the above certificate, a person not a circulator who signs as a circulator, a person who signs a name other than his or her own as circulator is guilty of a misdemeanor.

Paid for with regulated funds by Coalition to Regulate Marijuana like Alcohor, ______hamplain St., NWE Suite #12, Washington, DC 20009

CIRCULATOR – Do not sign or date certificate until after circulating petition.

(Signature of Circulator)	(Date)
(Printed Name of Circulator)	
Complete Residence Address (Street and Num	nber or Rural Route) [Do Not Enter A Post Office Box]
(City or Township, State, Zip Code)	

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An initiation of legislation to allow under state law the personal possession and use of marihuana by persons 21 years of age or older: to provide lawful cultivation and sale of marihuana and industrial hemp by persons 21 years of age or older: to permit the taxation of revenue derived from commercial marihuana facilities; to permit the promulgation of administrative rules; and to prescribe certain penalties for violations of this act. If nu enacted by the Michigan State Legislature in accordance with the Michigan Constitution of 1963, the proposed legislation is to be voted on at the General Election, November 6, 2018. provide for the If not

The people of the State of Michigan enact:

- act shall be known and may be cited as the Michigan Regulation and Taxation of Marihuana A_C
- Sec. 2. The purpose of this act is to make marihuana legal under state and local law for adults 21 years of age or older, to make industrial hemp legal under state and local law, and to control the commercial production and distribution of marihuana under a system that licenses, regulates, and taxes the businesses involved. The intent is to prevent arrest and penalty for personal possession and cultivation of marihuana by adults 21 years of age or older; remove the commercial production and distribution of marihuana from the illicit market; prevent revenue generated from commerce in marihuana from going to criminal enterprises or gangs; prevent the distribution of marihuana to persons under 21 years of age; prevent the diversion of marihuana to illicit markets; ensure the safety of marihuana and marihuana-infused products; and ensure security of marihuana establishments. To the fullest extent possible, this act shall be interpreted in accordance with the purpose and intent set forth in this section.
- Sec.
- manual or mechanical
- (a) "Cultiva...
 (b) "Department ...
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 vir "Cultivate" means to propagate, breed, grow, harvest, dry, cure, or separate parts of the marihuana plant by manual "Department" means the department of licensing and regulatory affairs.

 "Industrial hemp" in the plant of the genus cannabis and any part of that plant, whether growing or not, with a delicentration that does in the ceed 0.3% on a dry-weight basis, or per volume or weight of marihuana-infused product, a-9-tetrahydrocannabins of tetrahydrocannabinolic acid in any part of the plant of the genus cannabis regardless. "Licenses" treams a person thing a state license.

 "Licenses" treams all narts to be plant; the resin extraordinal archivage and all narts to be plant; the resin extraordinal archivage and all narts to be plant; the resin extraordinal archivage archivage and all narts to be plant; the resin extraordinal archivage archivag delta-9 tetrahydrocannabinol or the combined percent of moisture content.
 - all parts by plant of the genus cannabis, growing or not; the seeds of the und, may clure, salt, derivative, mixture, or preparation of the plant or its produced from the stalks, oil or cake made from the seaftive, mixture, eparation of the mature stalks, except the resin extension or growing or not; the seeds of the plant; seeds of the plant, extracted from thos seeds 9 the resin resin , any other se stalks, fi extracted from marihuana r compound, fiber, oil, or o any part of the

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- (2) in (3) any (5) (6) "Marihuana a designed for use in preparing, testing, a gredient combined with mariba a dessories" means any equipmuse in planting property n planting, propagating, analyzing, packaging, ω prepare topi product, material, α mg, growing, han π kaging, storiπ , growing, harvesting, manufacturing, con g, storing, containing, ingesting, inhaling, pical or oral administrations, food, drink, or other products.
 , or combination of equipment, products, or materials, which is specifically, sting, manufacturing, compounding, converting, producing, processing, ning, ingesting, inhaling, or otherwise introducing marihuana into the hum. ounding, converting, producing, processing, otherwise introducing marihuana into the human
- (g) "Marihuana concentrate" means (h) "Marihuana establishment" me marihuana retailer, marihuana s sin ext extracted from rom any part of the plant of the genus cannabis.

 er, marihuana safety compliance facility, marihuana processor, marihuana other type of marihuana-related business licensed by the department, marihuana di sell or otherwise transfer marihuana to marihuana esta control everage, edible substance, or similar productions and control of the control of the
- establishments
- marihuana retailer, marihuana setablishments and to individuals who are stablishments and to individuals who are transfer marihuana to marihuana establishments and to individuals who are transfer marihuana to marihuana establishments and to individuals who are transfer marihuana to marihuana establishments and to individuals who are transfer marihuana to marihuana establishments and to individuals who are transfer means a person licensed to obtain marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments and to individuals who are 21 (n) "Marihuana establishments are transporter" means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana establishments are transporter means a person licensed to obtain marihuana es d to cun sal formulaturan consumption in licensed to who are ears of ac older or to 150 marihuana narihuana plants; process and package a marihuana safety compliance facility, and

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- "Marihuana safety compliance facility" means a person licensed to test marih uana establishments. o na certi potency and the
- 9 contaminants "Municipal license" means a license issued by a municipality pursuant to blishment in that municipality act t ಠ operate a
- r legal en
- (q) "Municipality" means a city, village, or township.
 (r) "Person" means an individual, corporation, limited liability company, partnerwip of any type.
 (s) "Process" or "Processing" means to separate or otherwise prepare parts of the marihuana otherwise make or prepare marihuana concentrate or marihuana-infused products.
 (t) "State license" means a license issued by the department that allows a person to operate (u) "Unreasonably impracticable" means that the measures necessary to comply with the relicensees to unreasonable risk or require such a high investment of money, time, or any oth businessperson would not operate the marihuana establishment. t, or ថ extract, infuse,
- ource or ces adopted asset that olishment is act subject lent

- Sec. 4. 1. This act does not authorize:

 (a) operating, navigating, or being in physical control of any motor vehicle, aircraft, snowmobile, off-road regulatory or motor and while under the influence of manihuana:

 (b) transfer of markhuana or marihuana accessories to a person under the age of 21:

 (c) any person under the age of 21 to possess, consume, purchase or otherwise obtain, cultivate, process, it is ont, or set influence (c) any person under the age of 21 to possess, consume, purchase or otherwise obtain, cultivate, process, it is ont, or set influence (c) any person under the age of 21 to possess, consume, purchase or otherwise obtain, cultivate, process, it is ont, or set influence (c) any person under the age of 21 to possess, consume, purchase set of the set of a person who owns, occupies or manages the property, except for purposes of this subdivision a public place or smoking marihuana where prohibited by the person who owns, occupies or manages the property, except for purposes of this subdivision a public place wholl have a read designated for consumption within a municipality that has authorized consumption in designated areas that are not accessible to persons under 21 years of age:

 (f) cultivating marihuana plants if the plants are rot accessible to persons under 21 years of age:

 (g) consuming marihuana while person existed from a public place without the use of binoculars, aircraft, or other optical aids or outside of an enclosed area equipped with locks or other functioning security devices that restrict access to the contents of the grounds of a public or private school where children attend classes in preschool programs, inclinana within a person is place of restrict access to a public or private school where children attend classes in preschool programs, inclinana particles and programs, or grades 1 through 12, in a school bus, or on the grounds of any correctional facility; or (i) possessing marihuana is the programs, or grades 1 through 12, in a school bus, or on the grounds of any

- Sec. 5. 1. Notwo acts b Ø
- or processing
- 5. 1. Notwithstanding any other law or provision of this act, and except as otherwise provided in section 4 of this act, the following on 21 years of age or older are not unlawful, are not an offense, are not grounds for seizing or forfeiting property, are not grounds for secution, or penalty in any manner, are not grounds for search or inspection, and are not grounds to deny any other right or privilege: (a) except as permitted by subdivision (b), possessing, using or consuming, internally possessing, purchasing, transporting, or procedunces or less of marihuana, except that not more than 15 grams of marihuana may be in the form of marihuana concentrate; (b) within the person's residence, possessing, storing, and processing not more than 10 ounces of marihuana and any marihuana promarihuana plants cultivated on the premises and cultivating not more than 12 marihuana plants for personal use, provided that no marihuana plants are possessed, cultivated, or processed on the premises at once; (c) assisting another person who is 21 years of age or older in any of the acts described in this section; and (d) giving away or otherwise transferring without remuneration up to 2.5 ounces of marihuana, except that not more than 15 grams of marihuana promoters of marihuana concentrate, to a person 21 years of age or older, as long as the transfer is not advertised or promoters. a produced by o more than 12
- 4 of this act, the manufacture ams of marihuana promoted to the
- public.

 Notwithstanding any other law or provision of this act, except as otherwise provided in sect purchase of marihuana accessories by a person 21 years of age or older and the distribution or age or older is authorized, is not unlawful, is not an offense, is not grounds for seizing or forfeitir penalty in any manner, and is not grounds to deny any other right or privilege.

 A person shall not be denied custody of or visitation with a minor for conduct that is permitt it creates an unreasonable danger to the minor that can be clearly articulated and substantiated provided in section e distribution or sal eizing or forfeiting p permitted by this act, unless the sale of marihuana accessong property, is not grounds grounds for a arrest, to a person behavior is such that prosecution, years ion, or and s of
- regular election when a p electors in the municipalit PA 116, MCL 168.488. 2. A municipality may a Sec. 6. 1. Except as provided in section 4, a municipality may completely prohibit or limit the number of marihuana establishments within its boundaries. Individuals may petition to initiate an ordinance to provide for the number of marihuana establishments allowed within a municipality or to completely prohibit marihuana establishments within a municipality, and such ordinance shall be submitted to the electors of the municipality at the next regular election when a point is signed by qualified electors in the municipality in a number greater than 5% of the votes cast for governor by qualified electors in the municipality in a number greater than 5% of the Michigan election law, 1954 electors in the municipality at last gubernatorial election. A petition under this subsection is subject to section 488 of the Michigan election law, 1954 n the municipality a MCL 168.488.
- A municipality may adopt on the suant to this and that:

 (a) establish the phace, ap

 (b) regulate the phace, ap dinances that are not unreasonably impracticable and do not conflict with this act any rule promulgated
- public signs nuana establishments establishments and o
- blic signs related to marihuana operation of marihuana estab of the production. manufacture, sale,
- aption in designated areas that are not accessible to persons under 21 years of age, or at special
- A munical and the sale manual access mixed a viole a viole and additional access and a e ō r a penalty to than \$500. ģ that violation by a marihuana establishment, provided that such violation is a obtain
- associated with
- (c) coize the sale event imited areas or a limited time of (d) design a viole of the ordinance and the ordinance and the civil infraction and the ordinance requiring license, but may not upose qualifications for license, but may not upose qualifications for license and municipality may charge an annual fee of the operation of the marihuana establishment in the information of the marihuana establishment in the operation of the marihuana more and a marihuana processor, and a marihuana processor, and a marihuana processor, and a marihuana processor, and a facilitie operating pursuant to the medical marihuana for a facilitie of the medical marihuana processor. operating pursuant to the requiring fihuana establishment with a physical location within the municipality to for licens for at conflict with this act or rules promulgated by the department. fee of fore than \$5,000 to defray application, administrative, and enforcement costs in the incipality. In the incipality, the from operating within a single facility or from operating at a location shared with a more from operating at a location shared with a more facilities. The single facility or from operating at a location shared with a more facilities. ω
- its duties. No person who is pecuniarily interest directly or inon its duties. No person who is pecuniarily interest directly or inon act. An emplementation administration, a forcement of act. An emplementation at law for damages sustained person acts of an implementation, administration, or enforcement of the control acts of an implementation, administration, or enforcement of the control acts of an imperior acts or consultation and investigations of applicants. Responsibilities and department acts of an imperior action in the implementation, administration, or enforcement of the control acts of an imperior action in the implementation, administration or consultations of this act and the rules and suspending. The applicant determine eligible background investigation on each person holding an owner compliance with this act and the rules promulgated by taking a opinion compliance with this act and the rules promulgated by taking a opinion compliance with this act and the rules promulgated by taking a opinion compliance with this act and the rules and suspending, restricting in reversional administration of this act.

 (e) collecting fees for licensure and fines for violations of this act or rules and suspending, restricting in reversional administration of this act.

 (f) submitting an annual report to the governor covering the previous year, when report shall in the thin issued, demographic information on licensees, a description of enforcement and disciplinary and states of the department related to the implementation, administration, and corcer are venues and expenses of the department related to the implementation, administration, and corcer are venues and expenses of the department related to the implementation, administration, and corcer are venues and expenses of the department related to the implementation. Sec. 7. 1 distribution The department is responsible for n of marihuana. The department sha ementing inploy person directly or indiversion of person to the person t contract
 con act and the powers and duties necessary to control the commercial production and nod contract with advisors and consultants as necessary to adequately perform any mapides advisor, or consultants as necessary to adequately perform act. An emisse, advisor, or consultant of the department may not be personally use of any in performed or done in the performance of their duties in the partment act police secoperate and assist the department in conditions.

 - g a state by ction against n performing n against a j investigations a licensee, inclu Q
 - siting all fees collected views of the public in the with respect to
- ns taken orcement general fund; ber of st licenses c s of each class d a statement o ರ್ಷ
- Sec. 306, MCL 8 The department shall promulgate rules
 24.201 to MCL 24.328, including: to implement and administer this act pursu aministrative ğ 1969, 1969 ٩
- forceme state license osts of this nd that
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- (a) procedures for issuing a state license pursuant to section 9 of this act and for renewing, suspending, and revoking (b) a schedule of fees in amounts not more than necessary to pay for implementation, administration, and enforcement to the size of each licensee or the volume of business conducted by the licensee:
 (c) qualifications for licensure that are directly and demonstrably related to the operation of a marihuana estimated involved distribution of a controlled substance to a minor:
 (d) requirements and standards for safe cultivation, processing, and distribution of marihuana by marihuana estated and the safe preparation of marihuana-infused products and prohibitions on pesticides that are (e) testing, packaging, and labeling standards, procedures, and requirements for marihuana, including a maximum requirement that the amount of marihuana or marihuana concentrate contained within a marihuana-infused product. Vishment cluding health se on marihuana:
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 e specified on the product
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- including civil fines
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- (f) security requirements, including lighting, physical security, and alarm requirements, and requirements for securely transporting marihuana between marihuana establishments, provided that such requirements do not prohibit cultivation of marihuana outdoors or in greenhouses; (g) record keeping requirements for marihuana establishments and monitoring requirements to track the transfer of marihuana by licensees: (h) requirements for the operation of marihuana secture transporters to ensure that all marihuana establishments; (i) reasonable restrictions on advertising, marketing, and display of marihuana and marihuana establishments; (i) reasonable restrictions on advertising, marketing, and display of marihuana and marihuana establishments; (ii) a plan to promote and enforcement and to positively impact those communities that have been disproportionately impacted by marihuana prohibition and enforcement and to positively impact those communities; and (k) penalties for failure to comply with any rule promulgated pursuant to this section or for any violation of this act by a licensee, including civil and suspension, revocation, or restriction of a state license.

 (a) provide for the issuance of additional types or classes of state licenses to operate marihuana-related businesses, including licenses that authorize only limited cultivation, processing, transportation, delivery, storage, sale, or purchase of marihuana, licenses that authorize the consumption of marihuana at special events in limited areas, a limited time, licenses that authorize the consumption of marihuana at special events in limited areas a limited areas and licenses that one consumption of marihuana at special events in limited areas a limited time, licenses that authorize the consumption, and sleepartment may not promulgate a rule that: ze the d areas and r education; o 역 한
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- The department may not promulgate a rule that:

 (a) establishes a limit on the number of any type of state licenses
 (b) requires a customer to provide a marihuana retailer with identi
 requires the marihuana retailer to acquire or record personal infor enses that may be granted; identifying information other information about custome other than identification to determine the stomers other than information typically re he customer's / required in a r

- (c) prohibits a marihuana establishment from operating at a shared location of a marihuana facilities licensing act, 2016 PA 281, MCL 333.27101 to 333.27801, or prohibits a marihuan from operating within a single facility; or
 (d) is unreasonably impracticable. marihuana a grower, marihuana processor,
- Sec. 9. 1. Each application for a state license must be submitted to the department. Upon receipt of a complete application and application fee, the department shall forward a copy of the application to the municipality in which the marihuana establishment is to be located, determine whether the applicant and the premises qualify for the state license and comply with this act, and issue the appropriate state license or send the applicant a notice or rejection setting forth specific reasons why the department did not approve the state license application within 90 days.

 2. The department shall issue the following state license types: marihuana retailer; marihuana safety compliance facility; marihuana secure transporter; marihuana processor; marihuana microbusiness; class A marihuana grower authorizing cultivation of not more than 100 marihuana plants; class B marihuana grower authorizing cultivation of not more than 2,000 marihuana plants.

 3. Except as otherwise provided in this section, the department shall approve a state license application and issue a state license if:

 (a) the applicant has submitted an application in compliance with the rules promulgated by the department, is in compliance with this act and the rules, and has paid the required fee:

 (b) the municipality in which the proposed marihuana establishment will be located does not notify the department that the proposed marihuana processions and in affect at the time of application: , determine whether the send the applicant a notice of
- notify the department that the properties of application

- establishment is not in compliance with an ordinance consistent with section 6 of this act and in effect at the time of application;

 (c) the property where the proposed marihuana establishment is to be located is not within an area zoned exclusively for residential use and is not within 1,000 feet of a pre-existing public or private school providing education in kindergarten or any of grades 1 through 12, unless a municipality adopts an ordinance that reduces this distance requirement;

 (d) no person who holds an ownership interest in both a marihuana establishment applicant:

 (1) will hold an ownership interest in both a marihuana affety compliance facility or in a marihuana secure transporter and in a marihuana retailer, a marihuana ty compliance facility, or a marihuana microbusiness;

 (2) will hold an ownership interest in more than 5 marihuana growers or in more than 1 marihuana processor, a marihuana retailer, or a marihuana growers or in more than 1 marihuana processor, a marihuana wition from a person who holds an ownership interest in more than 5 marihuana growers or in more than 1 marihuana growers or in more than 1 marihuana growers or more than 1 marihuana growers or more than 1 marihuana growers or in more than 1 marihuana growers or more than 1 marihuana growers or in more than 1 marihuana growers or more than 1 marihuana growers or more than 1 marihuana growers or in more than 1 marihuana growers or more than 1 m
- shall decide act within the 5. All state lice limit pre may al, marihuan in more that in more that in more that in more the department ong competitions are in the department of compliance with this
- of a complete renewal fee from the department shall begin accepting application only accept application only accept application only accept applications for licensure: for a class sharihuana retailer, marihuana processor as B mar holding a state operating license pursuant a merihuana safety compliance facility, from y applications for the illegal market for marihuana in this state, to sently marihuana market for marihuana in this state, to sently market for marihuana in this state. r 1 year, unless the spartment issues the state license for a longer term. A state license is renewed upon receipt la renewal fee for by marihuana establishment in good standing.

 24 months after the effective date of this act. Except as 24 months after the department begins to receive applications for marihuana establishments, the department may for a class arihuana grower or for a marihuana microbusiness, from persons who are residents of Michigan; occessor as B marihuana grower, class C marihuana grower, or a marihuana secure transporter, from persons uanther medical marihuana facilities licensing act, 2016 PA 281, MCL 333.27101 to 333.27801; and for a first by application one year after the department begins to accept applications pursuant to this section, the antifer one from the department persons are necessary to minimize that additional state licenses are necessary to minimize state, to entity me the department persons on the provide for reasonable access to marihuana in rural state. ent may
- Information obtained from an applicant rel MCL 15.231 to 15.246. to licensure act is ex disclosure under the freedom of information act, 1976 PA
- thereunder, the following acts are not unlawful prosecution, or penalty in any manner, are not 6 mak Notwithstanding any other law or provis unlawful, are not a \$ arch and exce e, are not n or in otherwise and otherwise and on ex forfeiting property, rized by this act, and 4 of this act or the i erty, are not ground t, and are not groun are not grounds for grounds to rarrest, deny : promulgated any other
- prosecution, or penalty in any manner, are not grounds for arch or ip alon excessing frized by this act, and are right or privilege:

 (a) a marihuana grower or an agent acting on behalf of a marihuana plants authorized by the state license class; possing or otherwise transfiring, possing or where who is 21 years of age or older; selling or otherwise transfiring, possing or where seedlings from a person who is 21 years of age or older; selling or otherwise transfiring, possing or where seedlings from a person who is 21 years of age or older; selling or otherwise transfiring or discess.

 (b) a marihuana processor or agent acting on behalf of a marihuana processor or is partially or an agent acting on behalf of a marihuana secure transporting marihuana; transferring, purchasing or a marihuana secure transporting marihuana to or from a marihuana safety compliance facility or an agent acting on behalf of a marihuana safety or discess.

 (c) a marihuana safety compliance facility or an agent acting on behalf of a marihuana safety or discessing, processor, or agent acting on behalf of a marihuana safety or an agent acting on behalf of a marihuana safety or discessing, processor, or agent acting or otherwise obtaining, or transporting arihuana.

 (a) a marihuana retailer or an agent acting on behalf of a marihuana retailer who is 21 years of age or offerwise transferring marihuana to a person 21 years of age or otherwise obtaining, or transporting arihuana to or from selling or otherwise transferring marihuana to a person 21 years of age or otherwise transferring marihuana cultivated or processed on the premises to a person 21 years of age or otherwise transferring marihuana cultivated or processed on the premises to a person 21 years of age or otherwise transferring marihuana cultivated or processed on the premises to a person 21 years of age or otherwise transferring marihuana cultivated or processed on the premises to a person 21 years of age or or otherwise transferring marihuana cultivated or processed on the premis older, cultivating not more than the number of obtaining, marihuana seeds Q
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 or r; or rec arihuana e services; or cultivating n the prem g compe more than ; selling ion for
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- 2. A pe years of a privilege, issued ph (g) leasing or otherwise allowing the use of property owned, occupied, or managed for activities allowed under this act;
 (h) enrolling or employing a person who engages in marihuana-related activities allowed under this act;
 (i) possessing, cultivating, processing, obtaining, transferring, or transporting industrial hemp; or
 (j) providing professional services to prospective or licensed marihuana establishments related to activity under this.
 A person acting as an agent of a marihuana retailer who sells or otherwise transfers marihuana or marihuana accessories to a person under 21 s of age is not subject to arrest, prosecution, forfeiture of property, disciplinary action by a professional licensing board, denial of any right or ege, or penalty in any manner, if the person reasonably verified that the recipient appeared to be 21 years of age or older by means of government of photographic identification containing a date of birth, and the person complied with any rules promulgated pursuant to this act. It is the public policy of this state that contracts related to the operation of marihuana establishments be enforceable. government-
- (a) A marihuana establishment may not allow cultivation, processing, sale, or display of marihuana or marihuana accessories to c place outside of the marihuana establishment without the use of binoculars, aircraft, or other optical aids. I aids approved by ana establishment may not cultivate, process, test, or store marihuana at any location other than a physical address approved by and within an enclosed area that is secured in a manner that prevents access by persons not permitted by the marihuana establication. be visible
- from a public place outside of the marihuana establishment v (b) A marihuana establishment may not cultivate, process, to department and within an enclosed area that is secured in a approved by the uana establishment to
- (c) A marihuana establishment shall secure every entrance to the establishment so that access to areas containing marihuana is restricted to e and other persons permitted by the marihuana establishment to access the area and to agents of the department or state and local law enforce officers and emergency personnel and shall secure its inventory and equipment during and after operating hours to deter and prevent theft of m and marihuana accessories.

 (d) No marihuana establishment may refuse representatives of the department the right during the hours of operation to inspect the licensed proto audit the books and records of the marihuana establishment.

 (e) No marihuana establishment may allow a person under 21 years of age to volunteer or work for the marihuana establishment.

 (f) No marihuana establishment may sell or otherwise transfer marihuana that was not produced, distributed, and taxed in compliance with this (g) A marihuana grower, marihuana retailer, marihuana processor, marihuana microbusiness, or marihuana testing facility or agents acting on the behalf may not transport more than 15 ounces of marihuana or more than 60 grams of marihuana concentrate at one time.

 (h) A marihuana secure transporter may not hold title to marihuana. l local law enforcement prevent theft of marihuana
- licensed premises õ
- their

- (i) No marihuana processor may process and no marihuana retailer may sell edible marihuana-infused candy in shapes or packages that are attractive to children or that are easily confused with commercially sold candy that does not contain marihuana.
 (j) No marihuana retailer may sell or otherwise transfer marihuana that is not contained in an opaque, resealable, child-resistant package designed to b significantly difficult for children under 5 years of age to open and not difficult for normal adults to use properly as defined by 16 C.F.R. 1700.20 (1995), unless the marihuana is transferred for consumption on the premises where sold. t package designed to be C.F.R. 1700.20 (1995).
- (k) No marihuana establishment may sell or otherwise transfer tobacco.
- urred during the taxable year in carrying out a trade or business net income for marihuana establishments deductions from state taxes are allowed ď all the ordinary and expenses
- Sec. 13. 1. In addition to all other taxes, an excise tax is imposed on each marihuana retailer and on each marihuana microbusiness at the rate of 10% of the sales price for marihuana sold or otherwise transferred to anyone other than a marihuana establishment.

 2. Except as otherwise provided by a rule promulgated by the department of treasury, a product subject to the tax imposed by this section may not be bundled in a single transaction with a product or service that is not subject to the tax imposed by this section.

 3. The department of treasury shall administer the taxes imposed under this act and may promulgate rules pursuant to the administrative procedures act of 1969, 1969 PA 306, MCL 24,201 to MCL 24,328, that prescribe a method and manner for payment of the tax to ensure proper tax collection under
- to the general fund
 2. Funds for the 13 of this act and the and marihuana regulation fund is created in the state treasury. The department of treasury shall deposit all money collected under section I the department shall deposit all fees collected in the fund. The state treasurer shall direct the investment of the fund and shall credit and earnings from fund investments. The department shall administer the fund for auditing purposes. Money in the fund shall not lapso shall not lapse
- and sponsored to conditions of Unamount appropriated und
 3. The department shall of the state of the st ec.
 ponsc.
 itions of U,
 ws:
 (a) 15% to mum
 muana retail so
 to counties in
 s and marib
 e scho by a non-profit or States armed ed und is subsection from proceeds in the fund. Subsection from proceeds in the fund. It is subsection from proceeds in the fund first for the implementation, administration, and enforcement of this act, and second, until 2022 or ars, to provide 30 million annually to one or more clinical trials that are approved by the United States food and drug administration a non-profit of the first fund in treating the medical states armed a second from the provided and preventing veteran suicide. Upon appropriation, unexpended balances must be allocated as
 - 'ities in wh
 - and nuana r robusting marihuane sill marihuane sill microbusinesse for rund to be used marihuana retail store or a marihuana microbusiness is located, allocated in proportion to the number of analy cobusinesses within the municipality; huana will store or a marihuana microbusiness is located, allocated in proportion to the number of marihuana will store or a marihuana microbusiness is located, allocated in proportion to the number of marihuana will store or a marihuana microbusiness is located, allocated in proportion to the number of marihuana will store or a marihuana microbusiness is located. of marihuana
- education; and discount of the repair and maintenance of roads and bridges
- provided A personed in this se section and is not subject to हे دئی, and is not otherwise authorized by this act to conduct such activities. form of punishment or disqualification, unless the person consents to a s, may be punished another disposition punished only
- more than \$100 and forfeiture of the marihuan 2. Except for a person who engaged in consideration who is at least 21 years of age not more than twice the amount of marihuan than twice the amount of marihuana allowed by section 5. cultivates not more than the person who is at least 21 years of age not more than twice the amount of marihuana allowed by section 5. (a) for a first violation, is responsible for a civil (b) for a second violation, is responsible for a civil (c) for a third or subsequent violation, is guilty of a marihuana.

 Except for a person. Except for a person who engaged in more than the amount of marihuana allow orized by law: Except for a p ot described in sections 4(1)(a), 4(1)(b), 4(1)(c), 4(1)(d), 4(1)(g), or 4(1)(h), a person who possesses y section 5, cultivates not more than the amount of marihuana allowed by section 5, delivers without at least of age not more than the amount of marihuana allowed by section 5, or possesses we at least of age not more than the amount of marihuana allowed by section 5, or possesses we are by section 5, or possesses we are by section 5. a person who possesses not
 - described in the amount of twice the amount of twice the article at 5: ξ. person who possesses not more than twice the amount of marihuana dana allow by section 5, delivers without receiving any remuneration to a formarib allowed by section 5, or possesses with intent to deliver not more
 - and m ned by a fir
 - CIVI 으 ໝີ on and demeano punishe ishe not more than \$500 and forfeiture of the marihuana; of not more than \$1,000 and forfeiture of the marih a fine of not more than \$2,000 and forfeiture of the
- .(1)(g), under 21 years of age who possesses
- unity se forfeiture

of the

marihuana

- orfeiture of sollows: harihuana orfeiture of the marihuana,
- the marik ore than
- 3. Except for a person who engaged in conduct described by more than 2.5 ounces of marihuana or who cultivates not me man 12 marihuana ants:

 (a) for a first violation, is responsible for a civil infraction and may be punished at a flows:

 (1) if the person is less than 18 years of age, by a fine of not more than \$7 or completion of 4 hours of drug education or counseling; or

 (2) if the person is at least 18 years of age, by a fine of not more than \$7 or completion of a second violation, is responsible for a civil infraction and may be put the person is less than 18 years of age, by a fine of not more than \$7 or community completion of 8 hours of drug education or counseling; or

 (2) if the person is at least 18 years of age, by a fine of not more than \$500 and forfeiture of the person who engaged in conduct described in section 4, a person who possessed section 5, cultivates more than twice the amount of marihuana allowed by section 5, shall be a least 21 years of age more than twice the amount of marihuana allowed by section 5, shall be a simprisonment unless the violation was habitual, willful, and for a commercial purpose or the violation was habitual. g any remup for a misdemer involved violence. e amount of marihuana allowed by a person who is at a person who i at be subjec
- Sec. 16. 1. If the department does not timely promulgate rules as required by section 8 of this act or accept or process section 9 of this act, beginning one year after the effective date of this act, an applicant may submit an application to the municipality where the marihuana establishment will be located.

 2. If a marihuana establishment submits an application to a municipality under this section, the municipality of the applicant within 90 days after receipt of the application unless the municipality finds and notifies the applicant that an ordinance or rule adopted pursuant to this act.

 3. If a municipality issues a municipal license pursuant to this section:

 (a) the municipality shall notify the department that the municipal license has been issued:

 (b) the municipal license has the same force and effect as a state license; and ations in act
 - issue a mu e applicant oal licen compliance with to the
- municipal license is not subject to regulation or enforcement by the department during the municipal license term
- Sec. 17. This act shall be broadly construed to accomplish its intent as stated in section 2 of this act. Nothing in this act purports to supersede applicable federal law, except where allowed by federal law. All provisions of this act are self-executing. Any section of this act that is found invalid a any person or circumstances shall not affect the application of any other section of this act that can be given full effect without the invalid section as as to