- 1 SB324
- 2 218127-2
- 3 By Senator Stutts
- 4 RFD: Children, Youth and Human Services
- 5 First Read: 17-MAR-22

218127-2:n:02/24/2022:HB/ma LSA2021-2626R1 1 2 3 4 5 6 7 Under existing law an adult woman who 8 SYNOPSIS: qualifies as having a specified medical condition 9 10 is eligible to lawfully obtain medical cannabis. 11 This bill would require a dispensary site to 12 require a negative pregnancy test for women of 13 childbearing age before allowing them to purchase 14 medical cannabis and would prohibit breast-feeding 15 women from purchasing medical cannabis unless as a 16 registered caregiver. 17 This bill will would also require that any 18 dispensary be located one thousand feet from a 19 day-care center, or 2-year or 4-year institution of 20 higher education. 21 22 A BTLL 23 TO BE ENTITLED 24 AN ACT 25 Relating to the medical use of cannabis; to amend 26 Section 20-2A-64, Code of Alabama 1975, as added by Section 1 27

of Act 2021-450 of the 2021 Regular Session; to establish 1 2 certain requirements for medical cannabis use by women of 3 childbearing age. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 4 5 Section 1. Section 20-2A-64, Code of Alabama 1975, as added by Section 1 of Act 2021-450 of the 2021 Regular 6 7 Session, is amended to read as follows: "§20-2A-64. 8 "(a)(1) A dispensary license authorizes all of the 9 10 following: "a. The purchase or transfer of medical cannabis 11 12 from a processor. 13 "b. If a cultivator contracted with a processor to 14 process its cannabis into medical cannabis on the cultivator's 15 behalf, the purchase or transfer of medical cannabis from the 16 cultivator. "c. The purchase or transfer of medical cannabis 17 18 from an integrated facility. "d. The dispensing and sale of medical cannabis only 19 20 to a registered qualified patient or registered caregiver. 21 "(2) A dispensary license authorizes the dispensary 22 to transfer medical cannabis only by means of a secure transporter, including transport between its dispensing sites. 23 24 "(b) The commission shall issue no more than four 25 dispensary licenses.

"(c) A dispensary license authorizes the dispensary 1 2 to transfer medical cannabis to or from a state testing laboratory for testing by means of a secure transporter. 3 "(d) A licensed dispensary shall comply with all of 4 5 the following: "(1) Each dispensing site must be located at least 6 7 one thousand feet from any school, day care, or child care child-care facility, including a home, freestanding child-care 8 center, or 2-year or 4-year institution of higher education. 9 10 "(2) Each dispensing site must be equipped with surveillance cameras that are focused on each point of entry 11 and that operate on a continuous basis. The dispensary must 12 13 maintain surveillance records for a minimum of 60 days following the date of recording. 14 15 "(3) Sell and dispense medical cannabis at a dispensing site to a registered gualified patient or 16 17 registered caregiver only after it has been tested and bears 18 the label required for retail sale. "(4) Enter all transactions, current inventory, and 19 20 other information into the statewide seed-to-sale tracking 21 system as required in Section 20-2A-54. 22 "(5) Only allow dispensing of medical cannabis by certified dispensers, as provided in subsection (e). 23 24 "(6) Not allow the use of medical cannabis products 25 on the premises. "(7) Only allow registered qualified patients and 26 registered caregivers on the premises. 27

"(8) Require every woman of childbearing age from 25
to 50 years of age, to obtain a negative pregnancy test either
from her physician or documentation from a certified medical
lab that has been ordered by a physician licensed in Alabama.
The documentation must be dated within 48 hours of purchase
before she may purchase any medical cannabis except in the
capacity as a registered caregiver.

8 <u>(9) No breast-feeding woman may purchase any</u> 9 <u>cannabis product except in the capacity as a registered</u> 10 caregiver.

11 "(e) Any registered qualified patient who becomes 12 pregnant shall report her pregnancy status to her registered 13 certifying physician and shall be prohibited from obtaining 14 medical cannabis throughout the pregnancy.

15 "(e)(f)(1) As used in this subsection, certified 16 dispenser means an employee of a dispensary who dispenses 17 medical cannabis to a registered qualified patient or 18 registered caregiver and who has been trained and certified by 19 the commission.

20 "(2) The commission shall establish and administer a 21 training program for dispensers that addresses proper 22 dispensing procedures, including the requirements of this subsection, and other topics relating to public health and 23 24 safety and preventing abuse and diversion of medical cannabis. 25 The commission shall certify trained dispensers and may 26 require, as a qualification to remain certified, periodic 27 training.

1 "(3) A certified dispensary shall comply with all of 2 the following:

3 "a. Before dispensing medical cannabis, inquire of 4 the patient registry to confirm that the patient or caregiver 5 holds a valid, current, unexpired, and unrevoked medical 6 cannabis card and that the dispensing of medical cannabis 7 conforms to the type and amount recommended in the physician 8 certification and will not exceed the 60-day daily dosage 9 purchasing limit.

10 "b. Enter into the patient registry the date, time,11 amount, and type of medical cannabis dispensed.

12 "c. Comply with any additional requirements13 established by the commission by rule.

14 "(4) The commission shall adopt rules to implement15 this subsection.

"(f) (g) A licensee may operate up to three 16 dispensing sites, each of which must be located in a different 17 18 county from any other dispensing site; provided, however, the commission may authorize a licensee to operate a greater 19 number of dispensing sites if, at least one year after the 20 21 date when the maximum number of total dispensing sites authorized under this section and Section 20-2A-67 are 22 23 operating, the commission determines that the patient pool has 24 reached a sufficient level to justify an additional dispensing 25 site in an underserved or unserved area of the state. 26 Notwithstanding the foregoing, a licensee may not operate any dispensing site in the unincorporated area of a county or in a 27

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1 municipality that has not adopted a resolution or ordinance
2 authorizing the operation of dispensing sites under subsection
3 (c) of Section 20-2A-51."

Section 2. This act shall become effective on the
first day of the third month following its passage and
approval by the Governor, or its otherwise becoming law.