[First Reprint]

SENATE, No. 3454

STATE OF NEW JERSEY

219th LEGISLATURE

INTRODUCED FEBRUARY 11, 2021

Sponsored by:

Senator NICHOLAS P. SCUTARI

District 22 (Middlesex, Somerset and Union)

Senator NILSA I. CRUZ-PEREZ
District 5 (Camden and Gloucester)

SYNOPSIS

Concerns certain regulated substances, with particular emphasis on underage possession or consumption of various forms of cannabis, including legal consequences for such activities set forth in legislation passed by both Houses of Legislature.

CURRENT VERSION OF TEXT

As reported by the Senate Judiciary Committee on February 19, 2021, with amendments.



AN ACT addressing ¹certain regulated substances, with a particular emphasis on ¹ possession or consumption of various forms of cannabis by certain persons, and ¹[amending] revising ¹ and supplementing various parts of the statutory law.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. The title of P.L.1979, c.264 is amended to read as follows:
- AN ACT concerning certain [alcoholic beverage and cannabis item]
 offenses by persons under the legal age to purchase [alcoholic
 beverages and cannabis] various regulated items, and
 supplementing chapter 33 of Title 2C of the New Jersey Statutes.
 (cf: P.L.2021, c., s.72)

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- 2. Section 1 of P.L.1979, c.264 (C.2C:33-15) is amended to read as follows:
- 1. a. (1) Any person under the legal age to purchase alcoholic 18 beverages ¹, or under the legal age to purchase cannabis items, ¹ 19 who knowingly possesses without legal authority or who knowingly 20 consumes any alcoholic beverage ¹, cannabis item, marijuana, or 21 hashish¹ in any school, public conveyance, public place, or place of 22 23 public assembly, or motor vehicle, ¹ [is guilty of a petty disorderly persons offense, and I shall I, in the case of an adult under the 24 legal age to purchase alcoholic beverages,] 1 be 1 [fined not less 25 26 than \$250.
 - (2) (a) Any person under the legal age to purchase cannabis items who is between 18 years of age and under 21 years of age, and who knowingly possesses without legal authority or who knowingly consumes marijuana, hashish, or any cannabis item [, the amount of which may be lawfully possessed by a person of the legal age to purchase cannabis items pursuant to section 46. of) (passed both Houses on December 17, 2020 as P.L. , c. (C. Second Reprint of Assembly Bill No. 21), in any school, public conveyance, public place, or place of public assembly, or motor vehicle [, is guilty of a petty disorderly persons offense, and] shall [, in the case of an adult under the legal age to purchase cannabis items, be [fined not less than \$250] subject to a civil penalty of up to \$50 based upon a probable cause finding of a violation by a law enforcement officer, which shall be recovered in a summary proceeding before either the municipal court having jurisdiction or

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

the Superior Court in the name of the State pursuant to the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.).

- 1 The penalty shall be remitted to the State Treasurer for deposit in
- 2 the Alcohol Education, Rehabilitation and Enforcement Fund
- 3 established pursuant to section 3 of P.L.1983, c.531 (C.26:2B-32),
- 4 and used to fund community services, including resources that serve
- 5 persons with alcohol use disorder and persons with a substance use
- 6 disorder as well as educational programs, through annual county-
- 7 level comprehensive plans that may incorporate government
- 8 programs and services, and private organizations, including
- 9 volunteer groups, prepared in accordance with section 4 of 10
 - P.L.1983, c.531 (C.26:2B-33).
- 11 (b) Any person under the legal age to purchase cannabis items 12 who is under 18 years of age, and who knowingly possesses without
- 13 legal authority or who knowingly consumes marijuana, hashish, or
- 14 any cannabis item [, the amount of which exceeds what may be
- 15 lawfully possessed by a person of the legal age to purchase cannabis
- 16 items pursuant to section 46 of P.L., c. (C.) (passed both
- 17 Houses on December 17, 2020 as Second Reprint of Assembly Bill
- 18 No. 21), or who knowingly consumes any cannabis item I in any
- 19 school, public conveyance, public place, or place of public
- 20 assembly, or motor vehicle **[**, is guilty of a disorderly persons
- 21 offense, and I shall I, in the case of an adult under the legal age to
- 22 purchase cannabis items, be fined not less than \$500 subject
- 23 to the following consequences:

- ¹[(i)] (a) for a first violation, a written warning issued by a law 24
- 25 enforcement officer to the underage person. The written warning
- shall include the person's name, address, and date of birth, and a 26
- copy of the warning containing this information, plus ¹a sworn 27
- statement that includes a description of the relevant facts and 28
- 29 circumstances that support the officer's determination ¹ of probable
- cause 1 that the person committed the violation, shall be 30
- temporarily maintained in accordance with this section only for the 32 purposes of determining a second or subsequent violation subject to
- the consequences set forth in ¹[subsubparagraph (ii)] subparagraph 33
- (b) or [(iii)] (c) of this [subparagraph] paragraph . 34
- Notwithstanding the provisions of section 3 of P.L.1991, c.169 35
- (C.33:1-81.1a) concerning written notification of a violation of this 36
- section ¹by a person under 18 years of age ¹ to the parent, guardian 37
- or other person having legal custody of the underage person, a 38
- 39 written notification shall not be provided pursuant to that section
- for a first violation of this ¹[subparagraph] paragraph¹. 40
- ¹[(ii)] (b)¹ for a second violation, a written warning issued by a 41
- 42 law enforcement officer to the underage person indicating that a
- 43 second violation has occurred, which includes the person's name, address, and date of birth ¹. If the violation is by a person 18 years 44
- 45 of age or older, the officer shall provide the person with
- 46 informational materials about how to access community services

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provided by public or private agencies and organizations that shall

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2 assist the person with opportunities to access further social services, 3 including but not limited to counseling, tutoring programs, 4 mentoring services, and faith-based or other community initiatives. If the violation is by a person under 18 years of age 1, 1 and 1 a 5 written notification concerning the second violation, along with a 6 7 copy of the written warning for the person's first violation, shall be 8 provided to the parent, guardian or other person having legal 9 custody of the underage person in accordance with section 3 of 10 P.L.1991, c.169 (C.33:1-81.1a). The written notification shall 11 include ¹[a referral to a] the same or similar informational materials about how to access community services provided by 1 12 public or private ¹[agency or organization included in a county-13 14 level comprehensive plan used to fund community services 15 prepared in accordance with section 4 of P.L.1983, c.531 (C.26:2B-16 33) that can assist with opportunities to access further social 17 services, including counseling, tutoring programs, mentoring services, and faith-based or other community initiatives agencies 18 19 and organizations as those provided directly by a law enforcement 20 officer to a person 18 years of age or older who commits a second violation of this paragraph¹. A copy of the second written warning 21 to the underage person, and ¹, if applicable, ¹ the written notification 22 23 to the parent, guardian or other person having legal custody of the 24 underage person concerning the second warning, plus ¹a sworn 25 statement that includes 1 a description of the relevant facts and circumstances that support the officer's determination ¹[of probable 26 27 cause 1 that the person committed the second violation, shall be temporarily maintained in accordance with this section only for the 28 29 purposes of determining a subsequent violation subject to the consequences set forth in ¹[subsubparagraph (iii)] subparagraph 30 (c) of this subparagraph paragraph. 31 ¹[(iii)] (c)¹ for a third or subsequent violation ¹[based upon a 32 probable cause finding by a law enforcement officer, a civil penalty 33 34 of up to \$50 or the performance of community service in lieu of payment of the penalty, which may be imposed without requiring a 35 36 finding that a person does not have the ability to pay the penalty in full, notwithstanding the provisions of section 1 of P.L.2009, c.317 37 (C.2B:12-23.1)]¹, ¹[and] a write-up issued by a law enforcement 38 officer to the underage person indicating that a third or subsequent 39 40 violation has occurred, which includes the person's name, address, 41 and date of birth. If the violation is by a person 18 years of age or 42 older, the officer shall include with the write-up a referral for 43 accessing community services provided by a public or private 44 agency or organization, and provide notice to that agency or 45 organization of the referral which may also be used to initiate 46 contact with the person, and the agency or organization shall offer

1 assistance to the person with opportunities to access further social 2 services, including but not limited to counseling, tutoring programs, 3 mentoring services, and faith-based or other community initiatives. If the violation is by a person under 18 years of age, 1 a written 4 5 notification concerning the third or subsequent violation shall be provided to the parent, guardian or other person having legal 6 7 custody of the underage person in accordance with section 3 of P.L.1991, c.169 (C.33:1-81.1a). ¹[Whenever the civil penalty is 8 9 imposed, it shall be recovered in a summary proceeding before 10 either the municipal court having jurisdiction or the Superior Court 11 in the name of the State pursuant to the "Penalty Enforcement Law 12 of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). The penalty shall 13 be remitted to the State Treasurer for deposit in the Alcohol 14 Education, Rehabilitation and Enforcement Fund established 15 pursuant to section 3 of P.L.1983, c.531 (C.26:2B-32), and used to 16 fund community services, including resources that serve persons with alcohol use disorder and persons with a substance use disorder 17 18 as well as educational programs, through annual county-level 19 comprehensive plans that may incorporate government programs 20 and services, and private organizations, including volunteer groups, 21 prepared in accordance with section 4 of P.L.1983, c.531 (C.26:2B-22 33). Whenever community service is imposed by the court in lieu 23 of payment of the civil penalty, the value of each hour of service 24 shall be considered to be not less than the State minimum wage 25 established by the "New Jersey State Wage and Hour Law," 26 P.L.1966, c.113 (C.34:11-56a et seq.), or federal minimum wage established by 29 U.S.C. s.206, or any successor State or federal 27 28 law, whichever wage is higher, and the community service imposed 29 shall not exceed \$50 in value. In addition to the imposition of a 30 civil penalty or community service, the court The written 31 notification shall include a referral [to] for the person and the 32 parent, guardian or other person having legal custody of the 33 underage person for accessing community services provided by ¹ a 34 public or private agency or organization ¹[included in a countylevel comprehensive plan used to fund community services 35 prepared in accordance with section 4 of P.L.1983, c.531 (C.26:2B-36 37 33) that can assist **]**, and provide notice to that agency or 38 organization of the referral which may also then be used to initiate 39 contact with both persons, and the agency or organization shall offer assistance to both with opportunities to access further social 40 services, including counseling, tutoring programs, mentoring 41 42 services, and faith-based or other community initiatives. ¹[All law 43 enforcement and court records concerning the disposition of **]** A copy of a write-up for a third or subsequent violation , the written 44 45 notification to the parent, guardian or other person having legal 46 custody of the underage person, if applicable, and accompanying 47 referrals, plus a sworn statement that includes a description of the

- 1 relevant facts and circumstances that support the officer's
- 2 <u>determination that the person committed the third or subsequent</u>
- 3 <u>violation</u>, shall be temporarily maintained in accordance with this
- 4 <u>section only to the extent necessary to ¹[enforce a civil penalty or </u>
- 5 community service imposed by the court, and the court's referral for
- 6 <u>treatment and other assistance</u>] <u>track referrals to agencies and</u>
- 7 organizations¹, as well as for the purposes of determining a
- 8 <u>subsequent violation subject to the consequences set forth in this</u>
- 9 ¹[subsubparagraph] subparagraph¹.

$^{1}[(c)(i)]$

The failure of a person under the legal age to purchase alcoholic beverages or cannabis items, or the failure of a parent, guardian or other person having legal custody of the underage person, to accept assistance from an agency or organization to which a law enforcement referral was made, or to access any community services provided by that agency or organization shall not result in any summons, initiation of a complaint, or other legal action to be adjudicated and enforced in any court.

(2) (a)¹ A person under the legal age to purchase ¹alcoholic beverages or ¹ cannabis items is not capable of giving lawful consent to a search to determine a violation of this section, and a law enforcement officer shall not request that a person consent to a search for that purpose.

¹[(ii)] (b)¹ The odor of ¹an alcoholic beverage,¹ marijuana, hashish, cannabis, or cannabis item, or burnt marijuana, hashish, cannabis, or cannabis item, shall not constitute reasonable articulable suspicion to initiate an investigatory stop of a person, nor shall it constitute probable cause to initiate a search of a person or that person's personal property to determine a violation of paragraph ¹[(2)] (1)¹ of this subsection. Additionally, the unconcealed possession of an alcoholic beverage, marijuana, hashish, or cannabis item in violation of paragraph (1) ¹[or (2)]¹ of this subsection, observed in plain sight by a law enforcement officer, shall not constitute probable cause to initiate a search of a person or that person's personal property to determine any further violation of ¹[either] that¹ paragraph or any other violation of law.

violation of ¹ [either] that ¹ paragraph or any other violation of law.

¹ [(d)] (3) ¹ A person under the legal age to purchase ¹ alcoholic beverages or ¹ cannabis items who violates paragraph ¹ [(2)] (1) ¹ of this subsection for possessing or consuming ¹ an alcoholic beverage, ¹ marijuana, hashish, or a cannabis item shall not be subject to arrest, and shall not be subject to detention or otherwise be taken into custody by a law enforcement officer except to the extent required to issue a written warning ¹ or write-up ¹, provide notice of a violation to a parent, guardian or other person having legal custody of the underage person in accordance with section 3 of P.L.1991, c.169 (C.33:1-81.1a), or ¹ [issue a summons for]

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make referrals for accessing community services provided by a

public or private agency or organization due to a third or

subsequent violation, unless the person is being arrested, detained,

or otherwise taken into custody for also committing another

violation of law for which that action is legally permitted or

required.

7 ${}^{1}[(e)]$ (4) Consistent with the provisions of subsection c. of 8 section 1 of P.L.2020, c.129 (C.40A:14-118.5), the video and audio 9 recording functions of a law enforcement officer's body worn 10 camera, as defined in that section, shall be activated whenever the 11 law enforcement officer is responding to a call for service related to a violation or suspected violation of paragraph ¹[(2)] (1)¹ of this 12 subsection for possessing or consuming ¹an alcoholic beverage, ¹ 13 14 marijuana, hashish, or a cannabis item, or at the initiation of any 15 other law enforcement or investigative encounter between an officer 16 and a person related to a violation or suspected violation of that paragraph, and shall remain activated until the encounter has fully 17 concluded and the officer leaves the scene of the encounter; 18 19 provided, however, that the video and audio recording functions of a body worn camera shall not be deactivated pursuant to 20 subparagraph (a) of paragraph (2) of subsection c. of P.L.2020, 21 22 c.129 (C.40A:14-118.5), based on a request to deactivate the 23 camera by a person who is the subject of a responsive call for 24 service or law enforcement or investigative encounter related to a 25 violation or suspected violation of paragraph ¹[(2)] (1)¹ of this 26 subsection.

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¹[(f)] (5)¹ As part of the process for the issuance of a written warning ¹or write-up ¹ to a person for a violation of ¹[subparagraph (b) of 1 paragraph 1 (2) (1) of this subsection 1 based upon probable cause 1, the law enforcement officer 1 may shall take possession of any ¹alcoholic beverage, ¹ marijuana, hashish, or cannabis item from the person, and any drug or cannabis paraphernalia for use with ¹[the] any marijuana, hashish, or cannabis item. The existence and description of the ¹alcoholic beverage, ¹ marijuana, hashish, or cannabis item, and any drug or cannabis paraphernalia shall be included in the ¹sworn statement that includes a description of the relevant facts and circumstances ¹[catalogued in] that support the officer's determination of probable cause 1 that the person committed a violation, and which 1 record ¹is ¹ temporarily maintained in accordance with this section to determine subsequent possession or consumption violations, and ¹[the enforcement of court dispositions] track referrals for accessing community services provided by a public or private agency or organization due to a third or subsequent violation¹. Any ¹alcoholic beverage, ¹ marijuana, hashish, cannabis item, or drug or cannabis paraphernalia obtained by the law enforcement 1 officer shall either be destroyed or secured for use in law 2 enforcement training or educational programs in accordance with 3 applicable law and directives issued by the Attorney General.

¹[(g)] (6)¹ With respect to any violation of ¹[subparagraph (b) 4 of] paragraph [(2)] (1) of this subsection concerning the 5 possession or consumption of ¹an alcoholic beverage, ¹ marijuana, 6 7 hashish, or any cannabis item:

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¹[(i)] (a)¹ a person under the legal age to purchase ¹alcoholic beverages or 1 cannabis items shall not be photographed or fingerprinted, notwithstanding any provisions of section 2 of P.L.1982, c.79 (C.2A:4A-61) to the contrary;

12 ¹[(ii)] (b) (i) any copy of any written warning or write-up¹ issued to a person under the legal age to purchase ¹alcoholic 13 beverages or 1 cannabis items, written notification provided to the 14 person's parent, guardian or other person having legal custody in 15 accordance with section 3 of P.L.1991, c.169 (C.33:1-81.1a), 16 ¹sworn statement describing the relevant facts and circumstances 17 18 that support an officer's determination that a person committed a violation, or referrals for accessing community services 19 provided by a public or private agency or organization¹ pertaining 20 21 to a third or subsequent violation ¹[subject to a summary proceeding for imposition of a civil penalty or community service]¹ 22 23 shall be segregated and maintained in a separate physical location or electronic repository or database from any other records 24 25 maintained by a law enforcement agency, and reported to the 26 Attorney General in a manner so that they are similarly segregated and maintained in a separate physical location or electronic 27 repository or database from other law enforcement records 28 29 accessible to the Attorney General and State and local law enforcement agencies, and shall not be transferred to or copied and 30 placed in any other physical location or electronic repository or 31 32 database containing any other law enforcement records. These records shall only be used to the extent necessary to determine a 33 subsequent violation of ¹[subparagraph (b) of] ¹ paragraph ¹[(2)] 34 (1)¹ of this subsection or ¹[enforce a civil penalty or community 35 service imposed by a court 1 to track referrals to agencies and 36 organizations¹, and shall not be revealed, reviewed, or considered 37 in any manner with respect to any current or subsequent juvenile 38 39 delinquency matter, including but not limited to, a charge, filing, 40 eligibility or decision for diversion or discharge, or sentencing, other disposition, or related decision affecting the juvenile, or with 41 42 respect to any current or subsequent prosecution for committing an 43 offense or other violation of law, including but not limited to, a 44 charge, filing, eligibility or decision for diversion or discharge, or 45 sentencing, other disposition, or related decision affecting an adult under 21 years of age. Also, these records shall be deemed

1 confidential and shall not be subject to public inspection or copying

pursuant to the provisions of P.L.1963, c.73 (C.47:1A-1 et seq.),

3 and their existence shall not be acknowledged based upon any

4 <u>inquiry in the same manner as if the records were expunged records</u>

pursuant to the provisions of subsection a. of N.J.S.2C:52-15.

The Attorney General may use the records ¹described herein ¹ to generate the number of occurrences and other statistics concerning first, second, third and subsequent violations of ¹[subparagraph (b) of] ¹ paragraph ¹[(2)] (1) ¹ of this subsection, the municipal, county or other geographic areas within which first, second, third and subsequent violations occur, and the law enforcement agencies involved in first, second, third and subsequent violations, which are to be compiled and made available by the Attorney General in accordance with section ¹[3] 4 of P.L. , c. (C.) (pending before the Legislature as this bill). The identity of any person named in a record shall not be revealed or included in the information to be compiled and made available in accordance with

The records of violations shall only be maintained temporarily and shall be destroyed or permanently deleted as set forth in

[subsubparagraph (iii) of this] subparagraph [; and]

(iii) (c) of this paragraph.

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that section.

(ii) any records pertaining to a person's acceptance of assistance from an agency or organization to which a law enforcement referral was made shall not be revealed, reviewed, or considered in any manner with respect to any current or subsequent juvenile delinquency matter, including but not limited to, a charge, filing, eligibility or decision for diversion or discharge, or sentencing, other disposition, or related decision affecting the juvenile, or with respect to any current or subsequent prosecution for committing an offense or other violation of law, including but not limited to, a charge, filing, eligibility or decision for diversion or discharge, or sentencing, other disposition, or related decision affecting an adult under 21 years of age. Also, these records shall be deemed confidential and shall not be subject to public inspection or copying pursuant to the provisions of P.L.1963, c.73 (C.47:1A-1 et seq.), and their existence shall not be acknowledged based upon any inquiry in the same manner as if the records were expunged records pursuant to the provisions of subsection a. of N.J.S.2C:52-15.

(c)¹ all of the records maintained by a law enforcement agency and reported to the Attorney General as described in subsubparagraph ¹[(ii)] (i)¹ of ¹[this]¹ subparagraph ¹(b) of this paragraph¹ shall be destroyed or permanently deleted by the law enforcement agency and Attorney General on the second anniversary following the creation of the record concerning a violation, or not later than the last day of the month in which that second anniversary date falls, ¹or alternatively not later than the

- 1 21st birthday of a person who is the subject of a record, or not later
- 2 than the last day of the month in which that birthday falls,
- whichever date occurs sooner, except that a record shall be 3
- 4 maintained upon request by the person named in the record or
- 5 representative thereof, the law enforcement officer who made the
- 6 record, or the law enforcement agency currently maintaining the
- 7 record if it involves a lawsuit, disciplinary complaint, or criminal
- 8 prosecution arising from the violation described in the record, based
- 9 on an assertion that the record has evidentiary or exculpatory value.
- 10 Upon final disposition of the matter for which the extended record
- retention was requested, the record shall be destroyed or 11
- 12 permanently deleted.
- 13 ¹(d) A law enforcement officer shall be guilty of the crime of 14 official deprivation of civil rights as set forth in section 3 of P.L. ,
- 15 (C.) (pending before the Legislature as this bill) for
- 16 violating the provisions of paragraph (1) of this subsection that
- 17 address law enforcement actions involving persons who are under
- 18 the legal age to purchase alcoholic beverages or cannabis items.
- b. ¹[Whenever [this offense] a violation of paragraph (1) of 19
- subsection a. of this section concerning the possession or 20 21 consumption of an alcoholic beverage is committed in a motor
- 22 vehicle, the court shall, in addition to the sentence authorized [for
- 23 the offense under that paragraph, suspend or postpone for six
- 24 months the driving privilege of the defendant. Upon the conviction
- 25 of finding of guilt of any person under this section, the court shall
- 26 forward a report to the New Jersey Motor Vehicle Commission
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- stating the first and last day of the suspension or postponement
- 28 period imposed by the court pursuant to this section. If a person at 29 the time of the imposition of a sentence is less than 17 years of age,
- 30 the period of license postponement, including a suspension or
- 31 postponement of the privilege of operating a motorized bicycle,
- 32 shall commence on the day the sentence is imposed and shall run
- 33 for a period of six months after the person reaches the age of 17
- 34 years.

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35 If a person at the time of the imposition of a sentence has a valid

36 driver's license issued by this State, the court shall immediately 37 collect the license and forward it to the commission along with the

report. If for any reason the license cannot be collected, the court

shall include in the report the complete name, address, date of birth,

40 eye color, and sex of the person as well as the first and last date of

41 the license suspension period imposed by the court.

42 The court shall inform the person orally and in writing that if the

43 person is convicted of operating a motor vehicle during the period

44 of license suspension or postponement, the person shall be subject

45 to the penalties set forth in R.S.39:3-40. A person shall be required

46 to acknowledge receipt of the written notice in writing. Failure to

47 receive a written notice or failure to acknowledge in writing the

receipt of a written notice shall not be a defense to a subsequent charge of a violation of R.S.39:3-40.

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If the person convicted or found guilty under this section is not a 3 4 New Jersey resident, the court shall suspend or postpone, as 5 appropriate, the non-resident driving privilege of the person based 6 on the age of the person and submit to the commission the required 7 report. The court shall not collect the license of a non-resident 8 convicted under this section. Upon receipt of a report by the court, 9 the commission shall notify the appropriate officials in the licensing 10 jurisdiction of the suspension or postponement. I (Deleted by amendment, P.L., c.) (pending before the Legislature as this 11 12 bill)¹

- ¹[In addition to the general [penalty] penalties prescribed [for a disorderly persons offense] under this section, the court may require any person who violates [this act] paragraph (1) of subsection a. of this section for possession or consumption of an alcoholic beverage to participate in an alcohol or drug abuse education or treatment program, authorized by the Division of Mental Health and Addiction Services in the Department of Human Services, for a period not to exceed [the maximum period of confinement prescribed by law for the offense for which the individual has been convicted <u>30 days</u>. Any participation in an alcohol or drug abuse education or treatment program by a person who violates paragraph (2) of subsection a. of this section for possession or consumption of marijuana, hashish, or a cannabis item shall be addressed in accordance with that paragraph.] (Deleted by amendment, P.L., c.) (pending before the Legislature as this bill)¹
- d. Nothing in this act shall apply to possession of alcoholic beverages by any such person while actually engaged in the performance of employment pursuant to an employment permit issued by the Director of the Division of Alcoholic Beverage Control, or for a bona fide hotel or restaurant, in accordance with the provisions of R.S.33:1-26, or while actively engaged in the preparation of food while enrolled in a culinary arts or hotel management program at a county vocational school or postsecondary educational institution; and nothing in this section shall apply to possession of cannabis items by any such person while actually engaged in the performance of employment by a cannabis establishment, distributor, or delivery service as permitted pursuant to the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act," P.L., c. (C. both Houses on December 17, 2020 as Second Reprint of Assembly Bill No. 21).
- e. ¹[The] Except as otherwise provided in this section, the ¹ provisions of section 3 of P.L.1991, c.169 (C.33:1-81.1a) shall apply to a parent, guardian or other person with legal custody of a

person under 18 years of age who is found to be in violation of this section.

- f. An underage person and one or two other persons shall be immune from prosecution under this section if:
- (1) one of the underage persons called 9-1-1 and reported that another underage person was in need of medical assistance due to alcohol consumption , or the consumption of <u>marijuana</u>, <u>hashish</u>, or a cannabis item;
- (2) the underage person who called 9-1-1 and, if applicable, one or two other persons acting in concert with the underage person who called 9-1-1 provided each of their names to the 9-1-1 operator;
- 13 (3) the underage person was the first person to make the 9-1-1 14 report; and
 - (4) the underage person and, if applicable, one or two other persons acting in concert with the underage person who made the 9-1-1 call remained on the scene with the person under the legal age in need of medical assistance until assistance arrived and cooperated with medical assistance and law enforcement personnel on the scene.

The underage person who received medical assistance also shall be immune from prosecution under this section.

g. For purposes of this section, an alcoholic beverage includes powdered alcohol as defined by R.S.33:1-1, [and] a cannabis item includes any item available for lawful consumption pursuant to the "New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act," P.L. , c. (C.) (passed both Houses on December 17, 2020 as Second Reprint of Assembly Bill No. 21), the terms "marijuana" and "hashish" have the same meaning as set forth in N.J.S.2C:35-2, and the terms "drug paraphernalia" and "cannabis paraphernalia" have the same meaning as set forth in N.J.S.2C:36-1 and section 3 of P.L. , c. (C.) (passed both Houses on December 17, 2020 as Second Reprint of Assembly Bill No. 21), respectively.

35 (cf: P.L.2021, c., s.73)

13. (New section) A law enforcement officer, when responding to a call for service or upon the initiation of any other law enforcement or investigative encounter related to a violation or suspected violation of paragraph (1) of subsection a. of section 1 of P.L.1979, c.264 (C.2C:33-15), concerning the possession or consumption of alcoholic beverages, marijuana, hashish, or any cannabis item by a person under the legal age to purchase alcoholic beverages or cannabis items, shall be guilty of a crime of official deprivation of civil rights as defined in section 2 of P.L.2003, c.31 (C.2C:30-6) if that officer knowingly violates the provisions of subsection a. of section 1 of P.L.1979, c.264 (C.2C:33-15) that address law enforcement actions involving persons who are under

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1 the legal age to purchase alcoholic beverages or cannabis items by 2 requesting that a person consent to a search who is not capable of 3 giving lawful consent or searching a person after wrongfully obtaining that person's consent, initiating an investigatory stop 4 5 without reasonable articulable suspicion, initiating a search without 6 probable cause, issuing a warning or write-up without a proper basis 7 that a person committed a violation, or detaining or taking into 8 custody a person in a manner or for a longer period beyond the 9 extent required to issue a warning or write-up, or arresting a person 10 for a possession or consumption violation of paragraph (1) of subsection a. of section 1 of P.L.1979, c.264 (C.2C:33-15)), or if 11 12 that officer knowingly engages in any other unlawful act, as 13 described in subsection e. of section 2 of P.L.2003, c.31 (C.2C:30-14 6), against the person arising out of the call for service or initiation 15 of any other law enforcement or investigative encounter, including 16 but not limited to the unjustified use of force in violation of 17 N.J.S.2C:3-7. A violation set forth in this section shall not require 18 that the law enforcement officer have acted with the purpose to 19 intimidate or discriminate against a person or group of persons 20 because of race, color, religion, gender, handicap, sexual orientation 21 or ethnicity. A violation of this section shall be graded in the same manner as set forth in section 2 of P.L.2003, c.21 (C.2C:30-6) for 22 other crimes of official deprivation of civil rights.¹ 23

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¹[3.] <u>4.</u> (New section) a. (1) The Attorney General shall biannually issue a comprehensive report detailing the number of occurrences and other statistics, without revealing or including any personal identifying information, concerning first, second, third and subsequent violations of ¹[subparagraph (b) of]¹ paragraph ¹[(2)] (1)¹ of subsection a. of section 1 of P.L.1979, c.264 (C.2C:33-15) involving the possession or consumption of ¹any alcoholic beverage, ¹ marijuana, hashish, or cannabis items by persons under the legal age to purchase ¹alcoholic beverages or ¹ cannabis items, the municipal, county or other geographic areas within which first, second, third and subsequent violations occur, and the law enforcement agencies involved in first, second, third and subsequent violations, covering the previous six-month period. The initial report shall be issued by June 30, 2021, the second report shall be issued by January 30, 2022, and then the next report issued every six months thereafter. Each report shall also be submitted to the Governor and the Legislature pursuant to section 2 of P.L.1991, c.164 (C.52:14-19.1).

(2) The Attorney General shall also make ¹reports ¹ available to the task force established pursuant to subsection b. of this section ¹ [for their] based on the Attorney General's periodic review ¹[, all] of ¹ body worn camera recordings of law enforcement officers responding to a call for service related to a violation or suspected

- violation of paragraph ${}^{1}[(2)] (\underline{1})^{1}$ of subsection a. of section 1 of 1 2 P.L.1979, c.264 (C.2C:33-15), or at the initiation of any other law enforcement or investigative encounter between ¹[and] an ¹ officer 3
- and a person related to a violation or suspected violation of that 4
- 5 paragraph, which recordings are required to be made in accordance
- with ¹[subparagraph (e) of that] ¹ paragraph ¹(4) of subsection a. of 6
- 7 section 1 of P.L.1979, c.264 (C.2C:33-15)¹. The periodic review
- shall be conducted using body worn camera recordings both 8
- 9 selected by the Attorney General and randomly determined, and the
- task force may request an Attorney General review of a particular 10
- municipality, region, or timeperiod. 1 The identity of any person 11
- included in a recording reviewed by the ¹ [task force] Attorney 12
- General¹ shall be kept confidential ¹[by] and shall not be revealed 13
- to the members of the task force [and] or any staff provided to 14
- the task force by the Department of Law and Public Safety pursuant 15
- 16 to paragraph (6) of subsection b. of this section to support its work.
- 17 b. (1) A taskforce shall be established in the Department of
- Law and Public Safety, comprised of 26 members to review each 18
- 19 Attorney General report ¹[and any requested amount of law
- enforcement body worn camera recordings 1 described in 20 21 subsection a. of this section, and make recommendations thereon to
- 22 the Governor and Legislature related to law enforcement activities
- 23 to address the enforcement of underage possession or consumption
- of ¹alcoholic beverages, ¹ marijuana, hashish, or cannabis items in 24
- violation of section 1 of P.L.1979, c.264 (C.2C:33-15), as well as 25
- the broader issue of underage possession or consumption of these 26
- 27 substances.

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- (2) The membership of the taskforce shall include the following individuals:
 - (a) the Attorney General, or a designee;
- (b) the Public Defender, or a designee;
- 32 (c) the Commissioner of the Department of Children and 33 Families, or a designee;
 - (d) the Commissioner of Education, or a designee;
- (e) a representative from the Juvenile Justice Commission, 36 appointed by the Governor;
 - (f) a representative from the Division of Criminal Justice in the Department of Law and Public Safety, appointed by the Governor;
- 39 (g) the Chair of the Governor's Juvenile Justice Delinquency and 40 Prevention Committee;
- (h) two members appointed by the Governor upon the 41 42 recommendation of the President of the Senate, at least one of
- 43 whom shall be a member of the Legislative Black Caucus or
- 44 Legislative Latino Caucus, determined in coordination with the
- 45 members recommended by the Speaker of the General Assembly
- 46 pursuant to subparagraph (i) of this paragraph, so that there is at

- least one member of each caucus serving as a member of the task force;
- 3 (i) two members appointed by the Governor upon the 4 recommendation of the Speaker of the General Assembly, at least 5 one of whom shall be a member of the Legislative Black Caucus or 6 Legislative Latino Caucus, determined in coordination with the 7 members recommended by the Senate President pursuant to 8 subparagraph (h) of this paragraph, so that there is at least one 9 member of each caucus serving as a member of the task force;

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- (j) ¹ [a Judge of the Superior Court, who is currently assigned to the Chancery Division, Family Part for juvenile delinquency matters, to be chosen by] ¹ the Administrative Director of the Courts ¹, or a designee ¹;
- 14 (k) a representative from the New Jersey Institute for Social 15 Justice, appointed by the Governor;
 - (l) a representative from the American Civil Liberties Union of New Jersey, appointed by the Governor;
 - (m) a representative from the County Prosecutors Association of New Jersey who is actively and presently involved in juvenile matters, appointed by the Governor;
 - (n) a representative from the New Jersey Juvenile Officers Association, appointed by the Governor;
 - (o) one representative each from the Annie E. Casey Foundation and Vera Institute of Justice, both appointed by the Governor;
 - (p) a representative of the NAACP New Jersey State Conference, appointed by the Governor;
 - (q) a representative of Salvation and Social Justice, appointed by the Governor;
 - (r) a representative from the County Youth Services Commission Administrators, appointed by the Governor;
- 31 (s) a representative from the faith-based ethical community in 32 New Jersey, appointed by the Governor;
 - (t) a representative of an employee organization representing employees who work at juvenile justice facilities, appointed by the Governor; and
 - (u) three representatives who have been involved with the New Jersey juvenile justice system, appointed by the Governor, including at least one representative of a non-profit organization that deals with juvenile justice issues and at least one individual who has been subject to the custody of the juvenile justice system.
- 41 (3) All members appointed by the Governor, other than the 42 members of the Legislature recommended for appointment, shall 43 serve at the pleasure of the Governor. The members of the 44 Legislature shall serve on the task force during their elective term 45 of office. Any vacancies in the membership of the task force shall 46 be filled in the same manner as the original appointments were 47 made.

1 (4) Members of the task force shall serve without compensation, 2 but shall be reimbursed for necessary expenditures incurred in the 3 performance of their duties as members of the task force within the 4 limits of funds appropriated or otherwise made available to the task 5 force for its purposes.

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- (5) The task force shall organize as soon as practicable following the appointment of its members. The task force shall choose a chairperson from among its members and shall appoint a secretary who need not be a member of the task force.
- (6) The Department of Law and Public Safety shall provide such stenographic, clerical, and other administrative assistants, and such professional staff as the task force requires to carry out its work.

14 ¹[4.] <u>5.</u> Section 41 of P.L. , c. (C.) (passed both 15 Houses of the Legislature on December 17, 2020 as Second Reprint

of Assembly Bill No. 21) is amended to read as follows:

- 41. Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Fund.
- a. All fees and penalties collected by the commission, and all tax revenues on retail sales of cannabis items, and all tax revenues collected pursuant to the provisions of the "Jake Honig Compassionate Use Medical Cannabis Act," P.L.2009, c.307
- 23 (C.24:6I-1 et al.), except for amounts credited to the Property Tax
- 24 Reform Account in the Property Tax Relief Fund pursuant to
- 25 paragraph 7 of Section I of Article VIII of the New Jersey
- 26 Constitution, as well as all revenues, if any, collected for the Social
- Equity Excise Fee pursuant to section 39 of P.L. , c. (C.) 28 (passed both Houses of the Legislature on December 17, 2020 as
- 29 Second Reprint of Assembly Bill No. 21), shall be deposited in a
- 30 special nonlapsing fund which shall be known as the "Cannabis
- 31 Regulatory, Enforcement Assistance, and Marketplace
- 32 Modernization Fund [.]," with 15 percent of the monies deposited
- being placed into an account within the fund to be known as the
 "Underage Deterrence and Prevention Account."
- b. Monies in the fund, other than any monies derived from the Social Equity Excise Fee to be appropriated annually in accordance with subsection d. of this section and the monies placed into the "Underage Deterrence and Prevention Account" within the fund for the commission to fund programs and services in accordance with subsection e. of this section, shall be appropriated annually as
- 40 <u>subsection e. of this section,</u> shall be appropriated annually as 41 follows:
- 42 (1) at least 70 percent of all tax revenues on retail sales of 43 cannabis items shall be appropriated for investments, including
- 44 through grants, loans, reimbursements of expenses, and other
- 45 financial assistance, in municipalities defined as an "impact zone"
- pursuant to section 3 of P.L. , c. (C.) (passed both Houses
- 47 of the Legislature on December 17, 2020 as Second Reprint of
- 48 Assembly Bill No. 21), as well as provide direct financial assistance

to qualifying persons residing therein as recommended by the commission; and

- (2) the remainder of the monies in the fund shall be appropriated by the Legislature to include the following:
- 5 (a) to oversee the development, regulation, and enforcement of 6 activities associated with the personal use of cannabis pursuant to 7 P.L., c. (C.) (passed both Houses of the Legislature on
- P.L., C. (C.) (passed both Houses of the Legislature of
- 8 December 17, 2020 as Second Reprint of Assembly Bill No. 21),
- 9 and assist with assuming responsibility from the Department of
- Health for the further development and expansion, regulation, and enforcement of activities associated with the medical use of
- 12 cannabis pursuant to the "Jake Honig Compassionate Use Medical
- 13 Cannabis Act," P.L.2009, c.307 (C.24:6I-1 et al.) and P.L.2015,
- 14 c.158 (C.18A:40-12.22 et al.);

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- 15 (b) to reimburse the expenses incurred by any county or 16 municipality for the training costs associated with the attendance 17 and participation of a police officer from its law enforcement unit, 18 as those terms are defined in section 2 of P.L.1961, c.56 (C.52:17B-19 67), in a program provided by an approved school, also defined in 20 that section, which trains and certifies the police officer, including a 21 police officer with a working dog as that term is defined in section 22 1 of P.L.2006, c.88 (C.10:5-29.7), as a Drug Recognition Expert for 23 detecting, identifying, and apprehending drug-impaired motor 24 vehicle operators, and pay for the same training costs incurred by 25 the Division of State Police in the Department of Law and Public 26 Safety for the training of a State police officer or trooper, including 27 an officer or trooper with a working dog, as a Drug Recognition 28 Expert, as well as its costs in furnishing additional program 29 instructors to provide Drug Recognition Expert training to police 30 officers, troopers, and working dogs. A municipality or county 31 seeking reimbursement shall apply to the commission, itemizing the 32 costs, with appropriate proofs, for which reimbursement is 33 requested and provide a copy of the certificate issued to the police 34 officer to indicate the successful completion of the program by the 35 police officer, and that officer's working dog, if applicable; and
 - (c) for further investments, including through grants, loans, reimbursements of expenses, and other financial assistance, in municipalities defined as an "impact zone" pursuant to section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), as well as provide direct financial assistance to qualifying persons residing therein as recommended by the commission.
 - The monies appropriated pursuant to paragraph (1) of this subsection shall be offset by any revenue constitutionally dedicated to municipalities defined as an "impact zone" pursuant to section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21).

c. Any remaining available monies, after the appropriation of those monies in the fund in accordance with subsection b. of this section, shall be deposited in the State's General Fund.

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- 4 (1) (a) Not less than 60 days prior to the first day of each 5 State fiscal year, the commission shall consult and make 6 recommendations to the Governor and Legislature for making social 7 equity appropriations based upon the amount of any revenues 8 collected during the current fiscal year for the Social Equity Excise 9 Fee pursuant to section 39 of P.L. , c. (C.) (passed both 10 Houses of the Legislature on December 17, 2020 as Second Reprint 11 of Assembly Bill No. 21), or, if the commission has not imposed or 12 adjusted the excise fee in the current fiscal year pursuant to that 13 section, then appropriations to be made from the General Fund in an 14 amount equal to the revenues that would have been collected had it 15 imposed or adjusted the fee, in order to invest, through grants, 16 loans, reimbursements of expenses, and other financial assistance, 17 in private for-profit and non-profit organizations, public entities, 18 including any municipality defined as an "impact zone" pursuant to 19 section 3 of P.L. , c. (C.) (passed both Houses of the 20 Legislature on December 17, 2020 as Second Reprint of Assembly 21 Bill No. 21), as well as provide direct financial assistance to 22 qualifying persons as determined by the commission, in order to 23 create, expand, or promote educational and economic opportunities 24 and activities, and the health and well-being of both communities 25 and individuals.
 - (b) Not less than 30 days prior to submitting its recommendations to the Governor and Legislature pursuant to subparagraph (a) of this paragraph, the commission shall hold at least three regional public hearing throughout the State, with at least one hearing in the northern, central, and southern regions of the State, to solicit the public input on the social equity investments to be made as described in this section.
 - (2) The commission's recommendations to the Governor and Legislature may include, but are not limited to, recommending investments in the following categories of social equity programs:
 - (a) educational support, including literacy programs, extended learning time programs that endeavor to close the achievement gap and provide services for enrolled students after the traditional school day, GED application and preparedness assistance, tutoring programs, vocational programming, and financial literacy;
 - (b) economic development, including the encouragement and support of community activities so as to stimulate economic activity or increase or preserve residential amenities, and business marketing, and job skills and readiness training, specific employment training, and apprenticeships;
 - (c) social support services, including food assistance, mental health services, substance use disorders treatment and recovery, youth recreation and mentoring services, life skills support services,

and reentry and other rehabilitative services for adults and juveniles being released from incarceration; and

- (d) legal aid for civil and criminal cases ¹, regardless of a party's citizenship or immigration status ¹.
- (3) The commission may also, subject to the annual appropriations act, recommend that it retain a portion of the Social Equity Excise Fee to administer startup grants, low-interest loans, application fee assistance, and job training programs through the commission's Office of Minority, Disabled Veterans and Women Cannabis Business Development established by section 32 of P.L.2019, c.153 (24:6I-25).
- (4) Prior to the first day of each fiscal year, the Legislature shall provide to the commission a statement which lists the investments, including the investment recipients and investment amount, to be made by appropriations as set forth in paragraph (1) of this subsection based upon recommendations presented to the Governor and Legislature pursuant to paragraphs (1) through (3) of this subsection, and how the investment is intended to support and advance social equity as described in this subsection.
- e. The monies deposited in the "Underage Deterrence and Prevention Account" within the fund shall be used by the commission, based on the acceptance of applications submitted on a form and through an approval or denial process promulgated by the commission, to fund private for-profit and non-profit organizations, and county and municipal programs and services that offer social services, educational, recreational, and employment opportunities, and local economic development designed to encourage, improve, and support youthful community activities to divert and prevent persons under 18 years of age from activities associated with the consumption of cannabis items, or marijuana or hashish.

31 (cf: P.L.2021, c. , s.41)

**I[5.] 6.1* (New section) a. A person who is not otherwise subject to the penalty provisions for a licensed cannabis establishment, distributor, or delivery service, or agent or employee thereof, for selling or otherwise providing a cannabis item to a person under 21 years of age as set forth in section 64 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), shall not, either directly or indirectly by an agent or employee, sell, offer for sale, distribute for commercial purpose or otherwise at no cost or minimal cost or with coupons or rebate offers, give, or furnish, any cannabis item as defined in section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21) to a person under 21 years of age.

b. A person who violates the provisions of subsection a. of this section who actually sells or otherwise provides a cannabis item to a person under 21 years of age, shall be liable to a civil penalty of

- 1 not less than \$250 for the first violation, not less than \$500 for the
- 2 second violation, and ¹[\$1,000] shall be guilty of a petty disorderly
- persons offense¹ for the third and each subsequent violation. The 3
- civil penalty shall be collected pursuant to the "Penalty 4
- 5 Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.),
- in a summary proceeding before the municipal court having 6
- 7 jurisdiction. An official authorized by the Cannabis Regulatory
- 8 Commission established pursuant to section 31 of P.L.2019, c.153
- 9 (C.24:6I-24), or authorized by statute or ordinance to enforce the
- 10 State or local health codes or a law enforcement officer having
- 11 enforcement authority in that municipality may issue a summons for
- 12 a violation of the provisions of subsection a. of this section, and,
- with respect to a civil penalty, 1 may serve and execute all process 13
- with respect to the enforcement of this section consistent with the 14
- Rules of Court. A ¹civil ¹ penalty recovered under the provisions of 15
- this subsection shall be recovered by and in the name of the State 16
- 17 by the local health agency. The penalty shall be paid into the
- 18 treasury of the municipality in which the violation occurred for the
- 19 general uses of the municipality.
 - c. The establishment of all of the following shall constitute a defense to any action brought pursuant to subsection a. of this section:
 - (1) that the purchaser or the recipient of the cannabis item
- falsely represented, by producing a driver's license or non-driver 25 identification card issued by the New Jersey Motor Vehicle
- 26 Commission, a similar card issued pursuant to the laws of another
- 27 state or the federal government of Canada, a photographic
- 28 identification card issued by a county clerk, or other form of
- 29 government-issued identification described in subparagraph (a) of
- 30 paragraph (6) of subsection a. of section 18 of P.L., c. (C.
- 31 (passed both Houses of the Legislature on December 17, 2020 as
- 32 Second Reprint of Assembly Bill No. 21), that the purchaser or
- 33 recipient was of legal age to make the purchase or receive the
- 34 cannabis item;

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- (2) that the appearance of the purchaser or recipient was such that an ordinary prudent person would believe the purchaser or recipient to be of legal age to make the purchase or receive the
- 38 cannabis item; and
- 39 (3) that the sale or distribution was made in good faith, relying 40 upon the production of the identification set forth in paragraph (1) 41 of this subsection, the appearance of the purchaser or recipient, and 42 in the reasonable belief that the purchaser or recipient was of legal
- 43 age to make the purchase or receive the sample.
- 44 d. A ¹civil ¹ penalty imposed pursuant to this section shall be in 45 addition to any penalty that may be imposed pursuant to section 3
- of P.L.1999, c.90 (C.2C:33-13.1). 46

¹[6.] 7.¹ (New Section) The Cannabis Regulatory Commission established pursuant to section 31 of P.L.2019, c.153 (C.24:6I-24) and the Commissioner of Health are authorized to coordinate and enforce the provisions of section ¹[5] <u>6.</u> of P.L., c. (C. (pending before the Legislature as this bill) with respect to the prohibition on the sale or distribution of cannabis items, as defined in section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), to persons under 21 years of age. The commission, or commissioner, or both, may delegate the enforcement authority provided in this section to local health agencies, subject to the availability of sufficient funding. The commission, in consultation with the commissioner, shall report on the enforcement program's progress, results of enforcement efforts, and other matters the commission deems appropriate in the commission's annual report on personal use cannabis activities that is prepared pursuant to paragraph (3) of subsection a. of section 14 of P.L.2009, c.307 (C.24:6I-12).

 1 [7.] $\underline{8.}^{1}$ The title of P.L.1995, c.304 is amended to read as follows:

AN ACT concerning penalties for the sale and distribution of **[**tobacco] certain regulated products to persons under the age of **[**18] 21 years, amending N.J.S.2A:170-51 and P.L.1987, c.423, and supplementing chapter 170 of Title 2A of the New Jersey Statutes.

(cf: P.L.1995, c.304, title)

- ¹[8.] <u>9.</u> Section 3 of P.L.1995, c.304 (C.2A:170-51.1) is amended to read as follows:
- 3. A person 21 years of age or older who purchases a tobacco product or cannabis item as defined section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21) for a person who is under 21 years of age is a petty disorderly person. (cf: P.L.2017, c.118, s.1)

- ¹[9.] <u>10.</u>¹ Section 3 of P.L.1999, c.90 (C.2C:33-13.1) is amended to read as follows:
- 3. a. A person who sells or gives to a person under 21 years of age any cigarettes made of tobacco or of any other matter or substance which can be smoked, or any cigarette paper or tobacco in any form, including smokeless tobacco, or any electronic smoking device that can be used to deliver nicotine or other substances to the person inhaling from the device, including, but not limited to, an electronic cigarette, cigar, cigarillo, or pipe, or any cartridge or other component of the device or related product, or

- 1 any cannabis item as defined in section 3 of P.L., c. (C.)
 2 (passed both Houses of the Legislature on December 17, 2020 as
 3 Second Reprint of Assembly Bill No. 21), including an employee of
- 4 a retail dealer licensee under P.L.1948, c.65 (C.54:40A-1 et seq.) or
- 5 employee of a licensed cannabis establishment, cannabis distributor,
- 6 <u>or cannabis delivery service under P.L.</u>, c. (C.) (passed
- both Houses of the Legislature on December 17, 2020 as Second
- 8 Reprint of Assembly Bill No. 21), who actually sells or otherwise
- 9 provides a tobacco product [or], electronic smoking device, or
- 10 <u>cannabis item</u> to a person under 21 years of age, shall be punished
- by a fine as provided for a petty disorderly persons offense. A
- person who has been previously punished under this section and who commits another offense under it may be punishable by a fine
- of twice that provided for a petty disorderly persons offense.

- b. The establishment of all of the following shall constitute a defense to any prosecution brought pursuant to subsection a. of this section:
- (1) that the purchaser or recipient of the tobacco product <code>[or]</code>, electronic smoking device , or cannabis item falsely represented, by producing <code>[either]</code> a driver's license or non-driver identification card issued by the New Jersey Motor Vehicle Commission, a similar card issued pursuant to the laws of another state or the federal government of Canada, <code>[or]</code> a photographic identification card issued by a county clerk, or other form of government-issued identification described in subparagraph (a) of paragraph (6) of subsection a. of section 18 of P.L. , c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), that the purchaser or recipient was of legal age to purchase or receive the tobacco product <code>[or]</code>, electronic smoking device, or cannabis item;
 - (2) that the appearance of the purchaser or recipient of the tobacco product <code>[or]</code>, electronic smoking device, or cannabis item was such that an ordinary prudent person would believe the purchaser or recipient to be of legal age to purchase or receive the tobacco product <code>[or]</code>, electronic smoking device, or cannabis item; and
- (3) that the sale or distribution of the tobacco product [or], electronic smoking device, or cannabis item was made in good faith, relying upon the production of the identification set forth in paragraph (1) of this subsection, the appearance of the purchaser or recipient, and in the reasonable belief that the purchaser or recipient was of legal age to purchase or receive the tobacco product [or], electronic smoking device, or cannabis item.
- c. A penalty imposed pursuant to this section shall be in addition to any penalty that may be imposed pursuant to section 1 of P.L.2000, c.87 (C.2A:170-51.4) concerning tobacco products or electronic smoking devices, or section 64 of P.L. , c. (C.)

1 (passed both Houses of the Legislature on December 17, 2020 as

2 Second Reprint of Assembly Bill No. 21) or section ¹[5] 6¹ of

3 P.L., c. (C.) (pending before the Legislature as this bill)

4 <u>concerning cannabis items</u>.

5 (cf: P.L.2017, c.118, s.3)

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¹[10.] 11. Section 46 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21) is amended to read as follows:

46. Personal Use of Cannabis Items.

Notwithstanding any other provision of law, the following acts are not unlawful and shall not be an offense or a basis for seizure or forfeiture of assets under N.J.S.2C:64-1 et seq. or other applicable law for persons 21 years of age or older, provided the acts are consistent with the relevant definitions set forth in section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), and when an act involves a cannabis item, it was first obtained directly from a licensed cannabis retailer or delivered by a licensed cannabis delivery service making delivery of a purchase order fulfilled by that licensed cannabis retailer for off-premises delivery, evidenced by it being in its original packaging or by a sales slip, invoice, receipt, or other statement or memorandum:

- Possessing, displaying, purchasing, or transporting: cannabis paraphernalia; one ounce (28.35 grams) or less of useable cannabis; the equivalent of one ounce (28.35 grams) or less of usable cannabis as a cannabis product in solid, liquid, or concentrate form, based upon an equivalency calculation for different product forms set by the Cannabis Regulatory Commission, established pursuant to section 31 of P.L.2019, c.153 (C.24:6I-24), in its regulations, and for which the commission may utilize research conducted in other states on the issue of product equivalency calculations when setting this equivalency; or 5 grams (0.176 ounce) or less of cannabis resin. Possessing, displaying, purchasing, or transporting at any one time any amount of any cannabis items described herein in an amount greater than as permitted pursuant to this subsection shall be considered a violation of the "Comprehensive Drug Reform Act of 1987," P.L.1987, c.106 (N.J.S.2C:35-1 et al.), and subject the person to prosecution as if the person possessed, displayed, purchased, or transported marijuana or hashish in violation of that act;
- b. Transferring without remuneration: one ounce (28.35 grams) or less of useable cannabis; the equivalent of one ounce (28.35 grams) or less of usable cannabis as a cannabis product in solid, liquid, or concentrate form, based upon the equivalency calculation for different product forms set by the commission pursuant to subsection a. of this section; or five grams (0.176 ounce) or less of cannabis resin to a person who is of legal age for purchasing

1 cannabis items, provided that such transfer is for non-promotional, 2 non-business purposes. Transferring at any one time any amount of 3 any cannabis items described herein in an amount greater than as 4 permitted pursuant to this subsection **[**, or to a person who is not of 5 legal age to purchase cannabis items, I shall be considered a 6 violation of the "Comprehensive Drug Reform Act of 1987," 7 P.L.1987, c.106 (N.J.S.2C:35-1 et al.), and subject the person to 8 prosecution as if the person distributed marijuana or hashish in 9 violation of that act [, unless the transfer]. Transferring to a 10 person who is not of legal age that was done by a cannabis 11 establishment, distributor, or delivery service licensed pursuant to 12 (C.) (passed both Houses of the Legislature on 13 December 17, 2020 as Second Reprint of Assembly Bill No. 21), or 14 an employee or agent thereof, [in which case it] or by any other 15 person, is [a civil violation and the] subject to a civil penalty ¹or other legal consequences¹ as set forth in subsection b. of section 64 16 of P.L., c. (C.) (passed both Houses of the Legislature on 17 18 December 17, 2020 as Second Reprint of Assembly Bill No. 21) 19 [shall apply] or section ¹[5] 6¹ of P.L., c. (C.) (pending before the Legislature as this bill), as applicable, and a fine as set 20 21 forth in section 3 of P.L.1999, c.90 (C.2C:33-13.1); 22 Taking delivery of or consuming a lawfully possessed 23 cannabis item, provided that nothing in this section shall permit a 24 person to smoke, vape, or aerosolize any cannabis item in a public 25 place. This prohibition includes the smoking, vaping, or 26 aerosolizing of a cannabis item in any public place pursuant to law 27 that prohibits the smoking of tobacco, including N.J.S.2C:33-13 and 28 the "New Jersey Smoke-Free Air Act," P.L.2005, c.383 (C.26:3D-29 55 et seq.), and any indoor public place, as that term is defined in 30 section 3 of P.L.2005, c.383 (C.26:3D-57), or portion thereof, even 31 if the smoking of tobacco is otherwise permitted in that place or 32 portion thereof pursuant to the "New Jersey Smoke-Free Air Act"; 33 except that the smoking, vaping, or aerosolizing of a cannabis item 34 shall be permitted in a cannabis consumption area as set forth in 35 section 28 of P.L.2019, c.153 (C.24:6I-21), and may be permitted 36 by the person or entity that owns or controls a hotel, motel, or other 37 lodging establishment as defined in section 1 of P.L.1967, c.95 38 (C.29:4-5) in up to 20 percent of its guest rooms. The smoking, 39 vaping, or aerosolizing of a cannabis item may also be prohibited or 40 otherwise regulated in multifamily housing that is a multiple 41 dwelling as defined in section 3 of P.L.1967, c.76 (C.55:13A-3), as 42 decided by the person or entity that owns or controls the 43 multifamily housing, or prohibited or otherwise regulated in the 44 structure or specific units of the structure of a cooperative as 45 defined in section 3 of P.L.1987, c.381 (C.46:8D-3) by the 46 corporation or other legal entity that owns the structure, or 47 prohibited or otherwise regulated in the units of a condominium, as

1 those terms are defined by section 3 of P.L.1969, c.257 (C.46:8B-2 3), if approved by the association for the condominium and a 3 majority of all of the condominium's unit owners, as those terms 4 are defined in that section. Except as otherwise provided by P.L., 5) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), any penalties 6 7 that may be assessed for the smoking of tobacco where prohibited under the "New Jersey Smoke-Free Air Act" shall be applicable to 8 9 the smoking, vaping, or aerosolizing of cannabis items where 10 prohibited. Concerning the consumption of any cannabis item, 11 other than by smoking, vaping, or aerosolizing: a person or entity 12 that owns or controls a property, other than multifamily housing 13 that is a multiple dwelling as defined in section 3 of P.L.1967, c.76 14 (C.55:13A-3), the structure or specific units of the structure of a 15 cooperative as defined in section 3 of P.L.1987, c.381 (C.46:8D-3), 16 a unit of a condominium, as those terms are defined by section 3 of 17 P.L.1969, c.257 (C.46:8B-3), or a site in a mobile home park as 18 defined in section 3 of P.L.1983, c.386 (C.40:55D-102), which site 19 is leased to the owner of a manufactured home, as defined in that 20 section, that is installed thereon, may prohibit or otherwise regulate 21 the consumption of cannabis items on or in that property, including 22 a casino hotel facility as defined in section 19 of P.L.1977, c.110 23 (C.5:12-19) with respect to a hotel property, a casino as defined in section 6 of P.L.1977, c.110 (C.5:12-6), or casino simulcasting 24 25 facility authorized pursuant to the "Casino Simulcasting Act," P.L.1992, c.19 (C.5:12-191 et al.); ¹ [and a municipality may enact 26 27 an ordinance making it an unlawful act for any person 21 years of age or older to consume, other than by smoking, vaping, or 28 29 aerosolizing, any cannabis item in a public place, including any 30 indoor public place as that term is defined in section 3 of P.L.2005, 31 c.383 (C.26:3D-57), or portion thereof, and providing a civil 32 penalty for a violation in accordance with section 77 of P.L. 33 c. (C.) (passed both Houses of the Legislature on December 34 17, 2020 as Second Reprint of Assembly Bill No. 21); 1 and 35 d. Assisting another person to engage in any of the acts described in subsections a. through c. of this section, provided that 36 37 the person being assisted is of legal age to purchase cannabis items 38 and the assistance being provided is without remuneration. 39 (cf: P.L.2021, c., s.46)

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- ¹[11.] 12. Section 64 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21) is amended to read as follows:
- 44 64. Prohibition of Persons Under the Legal Age Purchasing 45 Cannabis or Cannabis Resin.
- Consistent with the relevant definitions set forth in section 3 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21):

- a. A cannabis establishment licensee, cannabis distributor licensee, or cannabis delivery service licensee, either directly or indirectly by an agent or employee, shall not sell, offer for sale, distribute for commercial purpose at no cost or minimal cost, or give or furnish for consumption, any cannabis items to a person under 21 years of age.
- 7 b. Any licensee or employee or agent of a licensee who 8 [allows] violates subsection a. of this section who sells or 9 otherwise provides a person under [the age of] 21 [to procure] 10 years of age cannabis items which, pursuant to section 46 of P.L., 11) (passed both Houses of the Legislature as Second (C. 12 Reprint of Assembly Bill No. 21) are [not unlawful] lawful for 13 persons 21 years of age or older to procure for personal use, shall be 14 subject to a civil penalty of not less than \$250 for the first violation; \$500 for the second violation; and ¹[\$1,000] shall be guilty of a 15 petty disorderly persons offense¹ for the third and each subsequent 16 violation; a ¹civil ¹ penalty imposed pursuant to this subsection shall 17 18 be in addition [subject] to any penalty that may be imposed 19 pursuant to section 3 of P.L.1999, c.90 (C.2C:33-13.1). Subject to a 20 hearing, a licensee's license may also be revoked, suspended, or otherwise limited. The ¹civil ¹ penalties provided for in this 21 22 subsection shall be recovered by a summary proceeding pursuant to 23 the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-24 10 et seq.).
 - c. The establishment of all of the following facts by a licensee, employee, or agent, allowing any such person under [the age of] 21 years of age to procure cannabis items shall constitute a defense to any violation of the provisions of subsection a. [or b.] of this section:

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- (1) That the purchaser <u>or recipient</u> of the cannabis item falsely represented that the purchaser <u>or recipient</u> was of legal age to make the purchase <u>or receive the cannabis item</u>, by producing a <u>driver's license or non-driver identification card issued by the New Jersey Motor Vehicle Commission, a similar card issued pursuant to the laws of another state or the federal government of Canada, a photographic identification card issued by a county clerk, or other <u>form of government-issued identification [card as set forth]</u> <u>described</u> in subparagraph (a) of paragraph (6) of subsection a. of section 18 of P.L. , c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), to determine the consumer's identity and age; [and]</u>
- (2) That the appearance of the purchaser or recipient was such that an ordinary prudent person would believe the purchaser or recipient to be of legal age to purchase or receive the cannabis item; and
- 46 (3) That the sale or distribution was made in good faith, relying 47 upon the production of the identification set forth in paragraph (1)

of this subsection, the appearance of the purchaser or recipient, and in the reasonable belief that the purchaser or recipient was actually of legal age to make the purchase or receive the cannabis item.

d. **[**It shall be unlawful for a**]** A person under **[**the age of**]** 21 **[**to**]** years of age shall not purchase, acquire, or attempt to purchase or acquire a cannabis item, even if the cannabis item may be legally purchased by persons at or above the legal age for purchasing cannabis items.

For purposes of this subsection, purchasing a cannabis item includes accepting a cannabis item, and acquiring a cannabis item incudes consuming a cannabis item.

- e. **[**It shall be unlawful for a **]** <u>A</u> person under **[**the age of **]** 21 **[**to **]** <u>years of age shall not</u> present or offer to a cannabis establishment, distributor, or delivery service, or the cannabis establishment's, distributor's, or delivery service's agent or employee, any written or oral evidence of age or other personal identifying information that is false, fraudulent, or not actually the person's own, including the use of a driver's license or other government-issued form of identification in violation of section 1 of P.L.1983, c.565 (C.2C:21-2.1), N.J.S.2C:21-17, section 5 of P.L.2003, c.184 (C.2C:21-17.2), or section 6 of P.L.1968, c.313 (C.33:1-81.7), for the purpose of:
- (1) Purchasing, attempting to purchase, or otherwise procuring or attempting to procure cannabis items; or
- (2) Gaining access to a cannabis establishment's, distributor's, or delivery service's premises.
- f. Except as permitted by the commission by rule or regulation, or as necessary on an emergency basis, a person under legal age for purchasing cannabis items may not enter or attempt to enter any portion of a licensed premises that is posted or otherwise identified as being prohibited to the use of persons under legal age for purchasing cannabis items, unless accompanied by and supervised by a parent or legal guardian.
- g. **[**Any person under the legal age to purchase cannabis, who knowingly possesses without legal authority or who knowingly consumes any cannabis item, in any school, public conveyance, public place, place of public assembly, or motor vehicle, shall be guilty of an offense as set forth in section 1 of P.L.1979, c.264 (C.2C:33-15). Any person under the legal age to purchase cannabis, who knowingly possesses without legal authority or who knowingly consumes, any cannabis item on private property shall be guilty of a municipal violation as set forth in section 1 of P.L.2000, c.33 (C.40:48-1.2). **[** (Deleted by amendment, P.L. , c.) (pending before the Legislature as this bill)
- h. The prohibitions of this section do not apply to a person under the legal age for purchasing cannabis items who is acting under the direction of the commission or under the direction of

State or local law enforcement agencies for the purpose of investigating possible violations of the laws prohibiting the sale of cannabis items to persons who are under the legal age for purchasing cannabis items.

i. The prohibitions of this section do not apply to a person under the legal age for purchasing cannabis items who is acting under the direction of a licensee for the purpose of investigating possible violations by employees of the licensee of laws prohibiting sales of cannabis items to persons who are under the legal age for purchasing cannabis items.

(cf: P.L.2021, c., s.64)

- ¹[12.] <u>13.</u>¹ Section 1 of P.L.1983, c.565 (C.2C:21-2.1) is amended to read as follows:
- 1. a. A person who knowingly sells, offers or exposes for sale, or otherwise transfers, or possesses with the intent to sell, offer or expose for sale, or otherwise transfer, a document, printed form or other writing which falsely purports to be a driver's license, birth certificate or other document issued by a governmental agency and which could be used as a means of verifying a person's identity or age or any other personal identifying information is guilty of a crime of the second degree.
- b. A person who knowingly makes, or possesses devices or materials to make, a document or other writing which falsely purports to be a driver's license, birth certificate or other document issued by a governmental agency and which could be used as a means of verifying a person's identity or age or any other personal identifying information is guilty of a crime of the second degree.
- c. A person who knowingly exhibits, displays or utters a document or other writing which falsely purports to be a driver's license, birth certificate or other document issued by a governmental agency and which could be used as a means of verifying a person's identity or age or any other personal identifying information is guilty of a crime of the third degree. A violation of N.J.S.2C:28-7, constituting a disorderly persons offense, section 1 of P.L.1979, c.264 (C.2C:33-15), section 64 of P.L. , c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21), R.S.33:1-81 or section 6 of P.L.1968, c.313 (C.33:1-81.7) in a case where the person uses the personal identifying information of another to illegally purchase an alcoholic beverage or for using the personal identifying information of another to misrepresent the person's age for the purpose of obtaining tobacco, cannabis item, or other consumer product denied to persons under 21 years of age shall not **[**, except as otherwise set forth in this subsection, constitute an offense under this subsection if the actor received only that benefit or service and did not perpetrate or attempt to perpetrate any additional injury or fraud on another. If a person used the personal identifying information of

1 another to misrepresent the person's age for the purpose of illegally 2 obtaining any cannabis item available for lawful consumption 3 pursuant to the "New Jersey Cannabis Regulatory, Enforcement 4 Assistance, and Marketplace Modernization Act," P.L. 5) (passed both Houses of the Legislature as Second 6 Reprint of Assembly Bill No. 21), the person shall be subject to a 7 civil penalty of \$50. The civil penalty provided for in this 8 subjection shall be collected pursuant to the "Penalty Enforcement 9 Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.), in a summary 10 proceeding before the municipal court having jurisdiction. A civil 11 penalty recovered under the provisions of this subsection shall be 12 recovered by and in the name of the State by the local municipality. 13 The penalty shall be paid into the treasury of the municipality in 14 which the violation occurred for the general use of the 15 municipality. d. A person who knowingly possesses a document or other

16 17 writing which falsely purports to be a driver's license, birth 18 certificate or other document issued by a governmental agency and 19 which could be used as a means of verifying a person's identity or 20 age or any other personal identifying information is guilty of a 21 crime of the fourth degree. A violation of N.J.S.2C:28-7, 22 constituting a disorderly persons offense, section 1 of P.L.1979, 23 c.264 (C.2C:33-15), section 64 of P.L. , c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint 24 25 of Assembly Bill No. 21), R.S.33:1-81 or section 6 of P.L.1968, 26 c.313 (C.33:1-81.7) in a case where the person uses the personal 27 identifying information of another to illegally purchase an alcoholic 28 beverage or for using the personal identifying information of 29 another to misrepresent his age for the purpose of obtaining tobacco, ¹any ¹ cannabis item, or other consumer product denied to 30 31 persons under 21 years of age shall not [, except as otherwise set 32 forth in this subsection, constitute an offense under this subsection 33 if the actor received only that benefit or service and did not 34 perpetrate or attempt to perpetrate any additional injury or fraud on 35 another. If the personal identifying information of another is used 36 to obtain any cannabis item available for lawful consumption 37 pursuant to the "New Jersey Cannabis Regulatory, Enforcement 38 Assistance, and Marketplace Modernization Act," P.L. 39 c. (C.) (passed both Houses of the Legislature as Second 40 Reprint of Assembly Bill No. 21), the person shall be subject to a civil penalty of \$50. The penalty provided for in this subjection 41 42 shall be collected pursuant to the "Penalty Enforcement Law of 43 1999," P.L.1999, c.274 (C.2A:58-10 et seq.), in a summary 44 proceeding before the municipal court having jurisdiction. 45 penalty recovered under the provisions of this subsection shall be recovered by and in the name of the State by the local municipality. 46 47 The penalty shall be paid into the treasury of the municipality in

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which the violation occurred for the general use of the municipality.

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In addition to any other disposition authorized by this Title, the provisions of section 24 of P.L.1982, c.77 (C.2A:4A-43), or any other statute indicating the dispositions that may be ordered for an adjudication of delinquency, and, notwithstanding the provisions of subsection c. of N.J.S.2C:43-2, every person convicted of, or adjudicated delinquent or penalized for a violation of any offense defined in this section shall forthwith forfeit his right to operate a motor vehicle over the highways of this State for a period to be fixed by the court at not less than six months or more than two years which shall commence on the day the sentence is imposed. In the case of any person who at the time of the imposition of the sentence is less than 17 years of age, the period of the suspension of driving privileges authorized herein, including a suspension of the privilege of operating a motorized bicycle, shall commence on the day the sentence is imposed and shall run for a period as fixed by the court of not less than six months or more than two years after the day the person reaches the age of 17 years. If the driving privilege of any person is under revocation, suspension, or postponement for a violation of any provision of this Title or Title 39 of the Revised Statutes at the time of any conviction or adjudication of delinquency for a violation of any offense defined in this chapter or chapter 36 of this Title, the revocation, suspension, or postponement period imposed herein shall commence as of the date of termination of the existing revocation, suspension or postponement.

The court before whom any person is convicted of, or adjudicated delinquent or penalized for a violation of any offense defined in this section shall collect forthwith the New Jersey driver's license or licenses of that person and forward the license or licenses to the Chief Administrator of the New Jersey Motor Vehicle Commission along with a report indicating the first and last day of the suspension or postponement period imposed by the court pursuant to this section. If the court is for any reason unable to collect the license or licenses of the person, the court shall cause a report of the conviction or adjudication of delinquency to be filed with the director. The report shall include the complete name, address, date of birth, eye color and sex of the person and shall indicate the first and last day of the suspension or postponement period imposed by the court pursuant to this section. The court shall inform the person orally and in writing that if the person is convicted of personally operating a motor vehicle during the period of license suspension or postponement imposed pursuant to this section, the person shall, upon conviction, be subject to the penalties set forth in R.S.39:3-40. A person shall be required to acknowledge receipt of the written notice in writing. Failure to receive a written notice or failure to acknowledge in writing the

receipt of a written notice shall not be a defense to a subsequent charge of a violation of R.S.39:3-40. If the person is the holder of a driver's license from another jurisdiction, the court shall not collect the license, but shall notify forthwith the director who shall notify the appropriate officials in that licensing jurisdiction. The court shall, however, in accordance with the provisions of this section, revoke the person's non-resident driving privileges in this State.

In addition to any other condition imposed, a court, in its discretion, may suspend, revoke or postpone the driving privileges of a person admitted to supervisory treatment under N.J.S.2C:36A-1 or N.J.S.2C:43-12 without a plea of guilty or finding of guilt.

(cf: P.L.2021, c., s.65)

¹[13.] <u>14.</u> N.J.S.2C:21-17 is amended to read as follows:

2C:21-17. Impersonation; Theft of identity; crime.

- a. A person is guilty of a crime if the person engages in one or more of the following actions by any means including, but not limited to, the use of electronic communications or an Internet website:
- (1) Impersonates another or assumes a false identity and does an act in such assumed character or false identity for the purpose of obtaining a benefit for himself or another or to injure or defraud another;
- (2) Pretends to be a representative of some person or organization and does an act in such pretended capacity for the purpose of obtaining a benefit for himself or another or to injure or defraud another;
- (3) Impersonates another, assumes a false identity or makes a false or misleading statement regarding the identity of any person, in an oral or written application for services, for the purpose of obtaining services;
- (4) Obtains any personal identifying information pertaining to another person and uses that information, or assists another person in using the information, in order to assume the identity of or represent himself as another person, without that person's authorization and with the purpose to fraudulently obtain or attempt to obtain a benefit or services, or avoid the payment of debt or other legal obligation or avoid prosecution for a crime by using the name of the other person; or
- (5) Impersonates another, assumes a false identity or makes a false or misleading statement, in the course of making an oral or written application for services, with the purpose of avoiding payment for prior services. Purpose to avoid payment for prior services may be presumed upon proof that the person has not made full payment for prior services and has impersonated another, assumed a false identity or made a false or misleading statement regarding the identity of any person in the course of making oral or written application for services.

As used in this section:

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"Benefit" means, but is not limited to, any property, any pecuniary amount, any services, any pecuniary amount sought to be avoided or any injury or harm perpetrated on another where there is no pecuniary value.

- b. (Deleted by amendment, P.L.2005, c.224).
- c. A person who violates subsection a. of this section is guilty of a crime as follows:
- (1) If the actor obtains a benefit or deprives another of a benefit in an amount less than \$500 and the offense involves the identity of one victim, the actor shall be guilty of a crime of the fourth degree except that a second or subsequent conviction for such an offense constitutes a crime of the third degree; or
- (2) If the actor obtains a benefit or deprives another of a benefit in an amount of at least \$500 but less than \$75,000, or the offense involves the identity of at least two but less than five victims, the actor shall be guilty of a crime of the third degree; or
- (3) If the actor obtains a benefit or deprives another of a benefit in the amount of \$75,000 or more, or the offense involves the identity of five or more victims, the actor shall be guilty of a crime of the second degree.
- 21 22 d. A violation of N.J.S.2C:28-7, constituting a disorderly 23 persons offense, section 1 of P.L.1979, c.264 (C.2C:33-15), section 64 of P.L. , c. (C.) (passed both Houses of the Legislature 24 25 on December 17, 2020 as Second Reprint of Assembly Bill No. 21), 26 R.S.33:1-81 or section 6 of P.L.1968, c.313 (C.33:1-81.7) in a case 27 where the person uses the personal identifying information of 28 another to illegally purchase an alcoholic beverage or for using the 29 personal identifying information of another to misrepresent the person's age for the purpose of obtaining tobacco, ¹any ¹ cannabis 30 31 item, or other consumer product denied to persons under 21 years of age shall not [, except as otherwise set forth in this subsection,] 32 33 constitute an offense under this section if the actor received only 34 that benefit or service and did not perpetrate or attempt to perpetrate 35 any additional injury or fraud on another. If a person used the personal identifying information of another to misrepresent the 36 37 person's age for the purpose of illegally obtaining any cannabis 38 item available for lawful consumption pursuant to the "New Jersey 39 Cannabis Regulatory, Enforcement Assistance, and Marketplace 40 Modernization Act," P.L. , c. (C.) (passed both Houses of the Legislature as Second Reprint of Assembly Bill No. 21), the 41 person shall be subject to a civil penalty of \$50. The civil penalty 42 43 provided for in this subjection shall be collected pursuant to the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 44 45 et seq.), in a summary proceeding before the municipal court having 46 jurisdiction. A civil penalty recovered under the provisions of this 47 subsection shall be recovered by and in the name of the State by the 48 local municipality. The penalty shall be paid into the treasury of

the municipality in which the violation occurred for the general use of the municipality.

e. The sentencing court shall issue such orders as are necessary to correct any public record or government document that contains false information as a result of a theft of identity. The sentencing court may provide restitution to the victim in accordance with the provisions of section 4 of P.L.2002, c.85 (C.2C:21-17.1).

(cf: P.L.2021, c., s.66)

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- ¹[14.] <u>15.</u> Section 5 of P.L.2003, c.184 (C.2C:21-17.2) is amended to read as follows:
- 5. a. A person is guilty of a crime of the second degree if, in obtaining or attempting to obtain a driver's license, birth certificate or other document issued by a governmental agency which could be used as a means of verifying a person's identity, age or any other personal identifying information, that person knowingly exhibits, displays or utters a document or other writing which falsely purports to be a driver's license, birth certificate or other document issued by a governmental agency or which belongs or pertains to a person other than the person who possesses the document.
- b. Notwithstanding the provisions of N.J.S.2C:1-8 or any other law, a conviction under this section shall not merge with a conviction of any other criminal offense, nor shall such other conviction merge with a conviction under this section, and the court shall impose separate sentences upon each violation of this section and any other criminal offense.
- 27 c. A violation of N.J.S.2C:28-7, constituting a disorderly persons offense, section 1 of P.L.1979, c.264 (C.2C:33-15), section 28 29 64 of P.L. , c. (C.) (passed both Houses of the Legislature 30 on December 17, 2020 as Second Reprint of Assembly Bill No. 21), 31 R.S.33:1-81 or section 6 of P.L.1968, c.313 (C.33:1-81.7) in a case 32 where the person uses the personal identifying information of 33 another to illegally purchase an alcoholic beverage or for using the 34 personal identifying information of another to misrepresent his age for the purpose of obtaining tobacco, ¹any ¹ cannabis item, or other 35 consumer product denied to persons under 21 years of age shall not 36 37 [, except as otherwise set forth in this subsection,] constitute an offense under this section if the actor received only that benefit or 38 39 service and did not perpetrate or attempt to perpetrate any additional injury or fraud on another. If the personal identifying 40 41 information of another is used to obtain any cannabis item available 42 for lawful consumption pursuant to the "New Jersey Cannabis 43 Regulatory, Enforcement Assistance, and Marketplace 44 Modernization Act," P.L. , c. (C.) (passed both Houses of 45 the Legislature as Second Reprint of Assembly Bill No. 21), the person shall be subject to a civil penalty of \$50. The civil penalty 46 47 provided for in this subjection shall be collected pursuant to the

- 1 "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10
- 2 et seq.), in a summary proceeding before the municipal court having
- 3 jurisdiction. A civil penalty recovered under the provisions of this
- 4 subsection shall be recovered by and in the name of the State by the
- 5 local municipality. The penalty shall be paid into the treasury of
- 6 the municipality in which the violation occurred for the general use
- 7 of the municipality.
- 8 (cf: P.L.2021, c., s.67)

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- 10 16. Section 76 of P.L., c. (C.) (passed both Houses of the Legislature on December 17, 2020 as Second Reprint of Assembly Bill No. 21) is amended to read as follows:
- 13 76. R.S.40:48-1 is amended to read as follows:
- 40:48-1. Ordinances; general purpose. The governing body of every municipality may make, amend, repeal and enforce ordinances to:
- Finances and property. 1. Manage, regulate and control the finances and property, real and personal, of the municipality;
 - Contracts and contractor's bonds. 2. Prescribe the form and manner of execution and approval of all contracts to be executed by the municipality and of all bonds to be given to it;
 - Officers and employees; duties, terms and salaries. 3. Prescribe and define, except as otherwise provided by law, the duties and terms of office or employment, of all officers and employees; and to provide for the employment and compensation of such officials and employees, in addition to those provided for by statute, as may be deemed necessary for the efficient conduct of the affairs of the municipality;
 - Fees. 4. Fix the fees of any officer or employee of the municipality for any service rendered in connection with his office or position, for which no specific fee or compensation is provided. In the case of salaried officers or employees, such fee shall be paid into the municipal treasury;
 - Salaries instead of fees; disposition of fees. 5. Provide that any officer or employee receiving compensation for his services, in whole or in part by fees, whether paid by the municipality or otherwise, shall be paid a salary to be fixed in the ordinance, and thereafter all fees received by such officer or employee shall be paid into the municipal treasury;
- Maintain order. 6. Prevent vice, drunkenness and immorality; to preserve the public peace and order; to prevent and quell riots, disturbances and disorderly assemblages; **[**to prohibit the consumption of alcoholic beverages or cannabis items by underage persons on private property pursuant to section 1 of P.L.2000, c.33 (C.40:48-1.2); **]**
- Punish beggars; prevention of loitering. 7. Restrain and punish drunkards, vagrants, mendicants and street beggars; to prevent loitering, lounging or sleeping in the streets, parks or public places;

Auctions and noises. 8. Regulate the ringing of bells and the crying of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises;

Swimming; bathing costume; prohibition of public nudity. 9. Regulate or prohibit swimming or bathing in the waters of, in, or bounding the municipality, and to regulate or prohibit persons from appearing upon the public streets, parks and places clad in bathing costumes or robes, or costumes of a similar character; regulate or prohibit persons from appearing in a state of nudity upon all lands within its borders which are under the jurisdiction of the State including, without limitation, all lands owned by, controlled by, managed by or leased by the State;

Prohibit annoyance of persons or animals. 10. Regulate or prohibit any practice tending to frighten animals, or to annoy or injure persons in the public streets;

Animals; pounds; establishment and regulation. 11. Establish and regulate one or more pounds, and to prohibit or regulate the running at large of horses, cattle, dogs, swine, goats and other animals, and to authorize their impounding and sale for the penalty incurred, and the costs of impounding, keeping and sale; to regulate or prohibit the keeping of cattle, goats or swine in any part of the municipality; to authorize the destruction of dogs running at large therein;

Hucksters. 12. Prescribe and regulate the place of vending or exposing for sale articles of merchandise from vehicles;

Building regulations; wooden structures. 13. Regulate and control the construction, erection, alteration and repair of buildings and structures of every kind within the municipality; and to prohibit, within certain limits, the construction, erection or alteration of buildings or structures of wood or other combustible material;

Inflammable materials; inspect docks and buildings. 14. Regulate the use, storage, sale and disposal of inflammable or combustible materials, and to provide for the protection of life and property from fire, explosions and other dangers; to provide for inspections of buildings, docks, wharves, warehouses and other places, and of goods and materials contained therein, to secure the proper enforcement of such ordinance;

Dangerous structures; removal or destruction; procedure. 15. Provide for the removal or destruction of any building, wall or structure which is or may become dangerous to life or health, or might tend to extend a conflagration; and to assess the cost thereof as a municipal lien against the premises;

Chimneys and boilers. 16. Regulate the construction and setting up of chimneys, furnaces, stoves, boilers, ovens and other contrivances in which fire is used;

Explosives. 17. Regulate, in conformity with the statutes of this State, the manufacture, storage, sale, keeping or conveying of gunpowder, nitroglycerine, dynamite and other explosives;

Firearms and fireworks. 18. Regulate and prohibit the sale and use of guns, pistols, firearms, and fireworks of all descriptions;

Soft coal. 19. Regulate the use of soft coal in locomotives, factories, power houses and other places;

Theaters, schools, churches and public places. 20. Regulate the use of theaters, cinema houses, public halls, schools, churches, and other places where numbers of people assemble, and the exits therefrom, so that escape therefrom may be easily and safely made in case of fire or panic; and to regulate any machinery, scenery, lights, wires and other apparatus, equipment or appliances used in all places of public amusement;

Excavations. 21. Regulate excavations below the established grade or curb line of any street, not greater than eight feet, which the owner of any land may make, in the erection of any building upon his own property; and to provide for the giving of notice, in writing, of such intended excavation to any adjoining owner or owners, and that they will be required to protect and care for their several foundation walls that may be endangered by such excavation; and to provide that in case of the neglect or refusal, for 10 days, of such adjoining owner or owners to take proper action to secure and protect the foundations of any adjacent building or other structure, that the party or parties giving such notice, or their agents, contractors or employees, may enter into and upon such adjoining property and do all necessary work to make such foundations secure, and may recover the cost of such work and labor in so protecting such adjacent property; and to make such further and other provisions in relation to the proper conduct and performance of said work as the governing body or board of the municipality may deem necessary and proper;

Sample medicines. 22. Regulate and prohibit the distribution, depositing or leaving on the public streets or highways, public places or private property, or at any private place or places within any such municipality, any medicine, medicinal preparation or preparations represented to cure ailments or diseases of the body or mind, or any samples thereof, or any advertisements or circulars relating thereto, but no ordinance shall prohibit a delivery of any such article to any person above the age of 12 years willing to receive the same;

Boating. 23. Regulate the use of motor and other boats upon waters within or bounding the municipality;

Fire escapes. 24. Provide for the erection of fire escapes on buildings in the municipality, and to provide rules and regulations concerning the construction and maintenance of the same, and for the prevention of any obstruction thereof or thereon;

1 Care of injured employees. 25. Provide for the payment of 2 compensation and for medical attendance to any officer or 3 employee of the municipality injured in the performance of his 4 duty;

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Bulkheads and other structures. 26. Fix and determine the lines of bulkheads or other works or structures to be erected, constructed or maintained by the owners of lands facing upon any navigable water in front of their lands, and in front of or along any highway or public lands of said municipality, and to designate the materials to be used, and the type, height and dimensions thereof;

27. Establish, maintain, regulate and control a Lifeguard. lifeguard upon any beach within or bordering on the municipality;

Appropriation for life-saving apparatus. 28. Appropriate moneys to safeguard people from drowning within its borders, by location of apparatus or conduct of educational work in harmony with the plans of the United States volunteer life-saving corps in this State;

Fences. 29. Regulate the size, height and dimensions of any fences between the lands of adjoining owners, whether built or erected as division or partition fences between such lands, and whether the same exist or be erected entirely or only partly upon the lands of any such adjoining owners, or along or immediately adjacent to any division or partition line of such lands. To provide, in such ordinance, the manner of securing, fastening or shoring such fences, and for surveying the land when required by statute, and to prohibit in any such ordinance the use at a height of under 10 feet from the ground, of any device, such as wire or cable, that would be dangerous to pedestrians, equestrians, bicyclists, or drivers of offthe-road vehicles, unless that device is clearly visible to pedestrians, equestrians, bicyclists or drivers of off-the-road vehicles. In the case of fences thereafter erected contrary to the provisions thereof, the governing body may provide for a penalty for the violation of such ordinance, and in the case of such fence or fences erected or existing at the time of the passage of any such ordinance, may provide therein for the removal, change or alteration thereof, so as to make such fence or fences comply with the provisions of any such ordinance;

Advertise municipality. 30. Appropriate funds for advertising the advantages of the municipality;

40 Government Energy Aggregation Programs. 31. Establish programs and procedures pursuant to which the municipality may 42 act as a government aggregator pursuant to sections 40 through 43 43 of P.L.1999, c.23 (C.48:3-89 through C.48:3-92), section 45 of 44 P.L.1999, c.23 (C.48:3-94), and sections 1, 2 and 6 of P.L.2003, 45 c.24 (C.48:3-93.1 through C.48:3-93.3). Notwithstanding the 46 provisions of any other law, rule or regulation to the contrary, a municipality acting as a government aggregator pursuant to 48 P.L.1999, c.23 (C.48:3-49 et al.) shall not be deemed to be a public

1 utility pursuant to R.S.40:62-24 or R.S.48:1-1 et seq. or be deemed

2 to be operating any form of public utility service pursuant to

3 R.S.40:62-1 et seq., to the extent such municipality is solely

4 engaged in the provision of such aggregation service and not

5 otherwise owning or operating any plant or facility for the

6 production or distribution of gas, electricity, steam or other product

7 as provided in R.S.40:62-12;

8 Joint municipal action on consent for the provision of cable 9 television service. 32. Establish programs and procedures pursuant 10 to which a municipality may act together with one or more 11 municipalities in granting municipal consent for the provision of 12 cable television service pursuant to the provisions of the "Cable 13 Television Act," P.L.1972, c.186 (C.48:5A-1 et seq.) as amended 14 and supplemented. Notwithstanding the provisions of any other law, rule or regulation to the contrary, two or more municipalities 15 16 acting jointly pursuant to the provisions of P.L.1972, c.186 17 (C.48:5A-1 et seq.) shall not be deemed a public utility pursuant to 18 R.S.48:1-1 et seq., to the extent those municipalities are solely 19 engaged in granting municipal consent jointly and are not otherwise 20 owning or operating any facility for the provision of cable 21 television service as provided in P.L.1972, c.186 (C.48:5A-22 1 et seq.);

23 Private cable television service aggregation programs. 33. 24 Establish programs and procedures pursuant to 25 municipality may employ the services of a private aggregator for 26 the purpose of facilitating the joint action of two or more 27 municipalities in granting municipal consent for the provision of 28 cable television service provided that any such municipality shall 29 adhere to the provisions of the "Cable Television Act," P.L.1972, 30 c.186 (C.48:5A-1 et seq.) as amended and supplemented, and to the 31 provisions of the "Local Public Contracts Law," P.L.1971, c.198 seq.) 32 et as amended and supplemented. 33 Notwithstanding the provisions of any other law, rule or regulation 34 to the contrary, a municipality that employs the services of a private 35 aggregator pursuant to the provisions of P.L.1972, c.186 (C.48:5A-36 1 et seq.) shall not be deemed a public utility pursuant to R.S.48:1-37 1 et seq., to the extent that the municipality is solely engaged in 38 employing the services of a private aggregator for the purpose of 39 facilitating the joint action of two or more municipalities in 40 granting municipal consent and is not otherwise owning or 41 operating any facility for the provision of cable television service as 42 provided in P.L.1972, c.186 (C.48:5A-1 et seq.);

Protective Custody. 34. Provide protective custody to persons arrested for operating a motor vehicle under the influence of alcoholic beverages, cannabis items as defined in section 3 of P.L., c. (C.) (pending before the Legislature as this bill), any chemical substance, or any controlled dangerous substance in

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violation of R.S.39:4-50 as provided in section 1 of P.L.2003, c.164(C.40:48-1.3);

Private Outdoor Video Surveillance Camera Registry. 35.
Establish a private outdoor video surveillance camera registry and allow voluntary registration of private outdoor video surveillance cameras as provided in P.L.2015, c.142 (C.40:48-1.6 et al.).

7 (cf: P.L.2021, c. , s.76)

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- 9 ¹[15.] <u>17.</u>¹ (New section) a. (1) The Police Training 10 Commission in the Department of Law and Public Safety shall 11 adopt a training course regarding law enforcement interactions with persons under the lawful age to purchase ¹alcoholic beverages or ¹ 12 cannabis items based upon the legalization of a personal use 13 14 cannabis marketplace pursuant to the "New Jersey Cannabis 15 Enforcement Assistance, and Regulatory, Marketplace Modernization Act," P.L., c. (C. 16) (passed both Houses of 17 the Legislature on December 17, 2020 as Second Reprint of 18 Assembly Bill No. 21), the decriminalization of marijuana and 19 hashish pursuant to P.L., c. (C.) (passed both Houses of the 20 Legislature on December 17, 2020 as Third Reprint of Assembly 21 Committee Substitute for Assembly Bill Nos. 1897 and 4269), and 22 the enforcement of violations of applicable statutes associated with the underage possession or consumption of ¹alcoholic beverages, ¹ 23 24 marijuana, hashish, or cannabis items pursuant to those enactments , c. 25 and the companion enactment, P.L. (C. 26 before the Legislature as this bill), and which includes the 27 recognition of and methods to address and avoid racial disparities and implicit bias, and means for interacting with vulnerable juvenile 28 29 The training course shall be administered by the populations. 30 employing agency as part of the in-service training provided to each 31 local police officer in each law enforcement unit operating in this 32
 - (2) Prior to being appointed to permanent status as a local police officer in a law enforcement unit, an individual shall be required to complete the training course adopted under paragraph (1) of this subsection. Every local police officer appointed prior to the effective date of this section shall, within 18 months of that effective date, satisfactorily complete a training course on law enforcement interactions as described in paragraph (1) of this subsection.
- 41 (3) The Police Training Commission shall adopt rules and 42 regulations, pursuant to the "Administrative Procedure Act," 43 P.L.1968, c.410 (C.52:14B-1 et seq.), to effectuate the purposes of 44 this ¹[section] subsection¹.
- b. Within 45 days of the effective date of P.L., c. (C.)

 (pending before the Legislature as this bill), the Attorney General
 shall prepare a notice explaining the provisions of the enactments

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1 set forth in paragraph (1) of subsection a. of this section pertaining to persons under the lawful age to purchase ¹alcoholic beverages 2 or cannabis items and the [of] violations of applicable statutes 3 associated with the underage possession or consumption of 4 ¹alcoholic beverages, ¹ marijuana, hashish, or cannabis items, and 5 transmit the notice to the chief or director of every municipal police 6 7 department, every municipal prosecutor, every county prosecutor, 8 and the Superintendent of the New Jersey State Police. The notice 9 shall be disseminated to every law enforcement officer and shall be 10 re-enforced at roll calls and academy service training and continuing education programs so as to ensure that all officers and 11 12 prosecutors are educated of their responsibilities under the relevant enactments. 13 14 15 ¹18. The following are repealed: Section 1 of P.L.2000, c.33 (C.40:48-1.2); 16 Section 2 of P.L.2009, c.133 (C.40:48-1.2a); and 17 Section 77 of P.L.2021, c. (C.40:48-1.2b). 18 19

¹[16.] <u>19.</u> This act shall take effect immediately.