

1 **A Bill**

2 By: Representatives  
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5 For An Act To Be Entitled  
6 **ARKANSAS MEDICINAL CANNABIS ACT OF 2011.**

7 *TO ESTABLISH THE USE OF CANNABIS FOR MEDICINAL PURPOSES AS AUTHROIZED*  
8 *BY THE ARKANSAS CONSTITUTION AND FOR NO OTHER PURPOSES.*

9 Subtitle

10 **THE ARKANSAS MEDICINAL CANNABIS ACT OF 2011**

11 **BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:**

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13 **SECTION 1: PURPOSE & INTENT**

14 Use of Cannabis has been found to provide important therapeutic and palliative benefits  
15 to many who suffer from conditions, diseases and/or the medical treatment of these conditions  
16 and diseases.

17 This Act establishes the use of Cannabis as an appropriate medicinal palliative therapy by  
18 enabling those who seek therapeutic benefit from the medicinal use of Cannabis to grow, possess  
19 and utilize Cannabis for medicinal purposes as they would utilize any other medically  
20 therapeutic preparation without civil or criminal penalties pertaining to the production,  
21 transportation and/or delivery of Cannabis as otherwise regulated.

22 Enactment of this Act is *not* intended to change current laws governing duty of care owed  
23 to others, such as laws pertaining to the responsibilities of safely operating a motor vehicle.  
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1 **SECTION 2: DEFINITIONS**

2 **CANNABIS:** Any plant material containing delta-9 tetrahydrocannabinol (THC).

3 **AFFECTED PERSON:** Any person who suffers from a disease, condition or medical treatment  
4 who may benefit from therapeutic use of Cannabis.

5 **HEALTH CARE PRACTITIONER:** Any person authorized under ACA 17-95-201-208 as  
6 able to diagnose, treat, prescribe for, palliate or prevent any human disease, ailment, injury,  
7 deformity, or physical or mental condition, whether by the use of drugs, surgery, manipulation,  
8 electricity or any physical, mechanical, or other means whatsoever.

9 **CAREGIVER:** Any person who has attained the age of eighteen (18) years who is designated as  
10 the Caregiver of an Affected Person by the Affected Person's Health Care Practitioner for the  
11 purpose of cultivating, processing and/or transporting Cannabis for that Affected Person.

12 **PARAPHERNALIA:** Any an all equipment, products, or materials of any kind used or intended  
13 for planting, propagating, cultivating, growing, harvesting, manufacturing, compounding,  
14 converting, producing, processing, preparing, testing, analyzing, packaging, repackaging,  
15 storing, containing, ingesting, inhaling or otherwise conveying Cannabis for consumption by the  
16 Affected Person.

17 **RECOMMENDATION ORDER:** Written notice provided by a Health Care Practitioner  
18 recommending Cannabis as a medicinal therapy for an Affected Person and including the name  
19 of the Affected Person's designated Caregiver, if any.

20 **MEDICINAL CANNABIS LICENSE:** Certificate issued to an Affected Person by the  
21 Arkansas Department of Health which establishes the legal right of the Affected Person and his  
22 or her Caregiver if any to cultivate and possess Cannabis for purposes of the medicinal therapy  
23 of the Affected Person in accord of terms set forth in this legislation.  
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1 **SECTION 3: PROCEDURE**

2 The determination as to whether a person is medically qualified to hold a Medicinal  
3 Cannabis License shall be made by the Health Care Practitioner of the Affected Person in the  
4 form of a written Recommendation Order.

5 Said Recommendation Order shall include the name, address and contact information for  
6 the Health Care Practitioner, the Affected Person and the designated Caregiver, if any.

7 The Affected Person shall present said Recommendation Order to the Arkansas  
8 Department of Health whereupon the Arkansas Department of Health shall create and issue to  
9 the Affected Person a Medicinal Cannabis License which shall be valid for a period of not less  
10 than three years and subject to an issuance or renewal fee no greater than \$30.

11 **SECTION 4: PROTECTIONS**

12 The privacy of each Affected Person and his or her Caregiver if any shall be protected by  
13 all HIPAA safeguards.

14 Each Affected Person and his or her Caregiver if any shall by virtue of said Medicinal  
15 Cannabis License be authorized to cultivate and/or possess and/or transport a combined total of  
16 no more than [x-amount] of harvested, dried, culled and screened Cannabis plant material, no  
17 more than [x-number] of Cannabis plants, an unlimited amount of Cannabis seed, sprouts,  
18 seedlings and/or baked-goods, tinctures, ointments, oils and other medicinal preparations of  
19 Cannabis at any given time and inclusive of all locations where such Cannabis plants and/or  
20 harvested materials and/or seeds are normally cultivated, processed, packaged or stored by or on  
21 behalf of the Affected Person.

22 Given compliance with the terms and conditions expressed in this legislation, each  
23 Affected Person shall by virtue of said Medicinal Cannabis License be exempt from arrest,  
24 prosecution, fine, penalty and/or administrative policy pertaining to the use of Cannabis.  
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1           Given compliance with the terms and conditions expressed in this legislation, each  
2 Affected Person and his or her Caregiver if any shall by virtue of said Medicinal Cannabis  
3 License be exempt from arrest or prosecution of criminal laws pertaining to the manufacture or  
4 possession of Cannabis.

5           Given compliance with the terms and conditions set forth in this legislation, each  
6 Affected Person and his or her Caregiver if any shall by virtue of said Medicinal Cannabis  
7 License be exempt from seizure or forfeiture of property including but not limited to Cannabis  
8 plant material and/or Paraphernalia related thereto.

9           The State of Arkansas shall extend reciprocity to each person who is a qualified recipient  
10 of medicinal Cannabis in his or her respective state.

11           No person including the Affected Person or Caregiver shall be entitled to the protection  
12 of this legislation for his or her acquisition, possession, manufacturer, production, use, sale,  
13 distribution, dispensing or transportation of Cannabis for any use other than as a medicinal  
14 therapy as authorized by this legislation.

15           For all intents and purposes, the consumption of Cannabis as a medicinal therapy shall be  
16 subject to the same rights, privileges, protections and prohibitions as are applicable to the use of  
17 any other therapy or medication recommended or prescribed by a Health Care Practitioner.

18           Any Health Care Practitioner making a Recommendation Order of Cannabis for an  
19 Affected Person shall be considered to be in compliance with all laws regulating the authority of  
20 any Health Care Practitioner to recommend or prescribe any legal therapy or medication.

21           Those found by judicial due process to be in violation of laws governing the lawful  
22 dispensing of medications and/or the trafficking of illicit drugs and/or the duty of care owed to  
23 others such as laws pertaining to the responsibilities of safely operating a motor vehicle or  
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1 industrial equipment shall be fully subjected to the legal, criminal and civil consequences  
2 thereof.

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4 THEREFORE: BE IT SO ENACTED, ESTABLISHED AND IMPLEMENTED AS LAW BY  
5 THE PEOPLE OF ARKANSAS, by, on or before July 4, 2011.

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9 *[NOTE: The foregoing text was adopted by consensus as the final draft of the A4MC model*  
10 *legislation on August 29, 2010, during a regular meeting of the A4MC core group. For more*  
11 *information about Arkansans for Medical Cannabis (A4MC) visit [www.gozarks.com/a4mc](http://www.gozarks.com/a4mc) or*  
12 *email [a4mc@gmx.com](mailto:a4mc@gmx.com)]*