1	MEDICAL CANNABIS ELECTRONIC VERIFICATION
2	SYSTEM DEADLINE AMENDMENTS
3	2021 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Evan J. Vickers
6	House Sponsor: Francis D. Gibson
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8	LONG TITLE
9	General Description:
10	This bill delays certain existing operational deadlines for the medical cannabis
11	program's electronic verification system.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>delays the following existing operational deadlines for the medical cannabis</li> </ul>
15	program's electronic verification system:
16	• allowing qualified medical provider employee access to the system on behalf of
17	the provider;
18	• allowing a prescribing provider access to information in the system regarding a
19	patient the provider treats;
20	• allowing a parent or legal guardian who does not qualify for a medical cannabis
21	guardian card to designate caregivers in the system;
22	<ul> <li>allowing for an individual from another state to register with the Utah</li> </ul>
23	Department of Health to purchase from a medical cannabis pharmacy on a
24	limited basis; and
25	• allowing a patient to designate an assisted living facility, nursing care facility, or
26	general acute hospital as a caregiver for medical cannabis purposes; and
27	<ul><li>makes technical and conforming changes.</li></ul>
28	Money Appropriated in this Bill:
29	None

30	Other Special Clauses:
31	This bill provides a special effective date.
32	<b>Utah Code Sections Affected:</b>
33	AMENDS:
34	26-61a-103, as last amended by Laws of Utah 2020, Chapter 12
35	26-61a-201, as last amended by Laws of Utah 2020, Chapters 12 and 148
36	26-61a-202, as last amended by Laws of Utah 2020, Chapter 12
<ul><li>37</li><li>38</li></ul>	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 26-61a-103 is amended to read:
40	26-61a-103. Electronic verification system.
41	(1) The Department of Agriculture and Food, the department, the Department of Public
42	Safety, and the Department of Technology Services shall:
43	(a) enter into a memorandum of understanding in order to determine the function and
44	operation of the state electronic verification system in accordance with Subsection (2);
45	(b) coordinate with the Division of Purchasing, under Title 63G, Chapter 6a, Utah
46	Procurement Code, to develop a request for proposals for a third-party provider to develop and
47	maintain the state electronic verification system in coordination with the Department of
48	Technology Services; and
49	(c) select a third-party provider who:
50	(i) meets the requirements contained in the request for proposals issued under
51	Subsection (1)(b); and
52	(ii) may not have any commercial or ownership interest in a cannabis production
53	establishment or a medical cannabis pharmacy.
54	(2) The Department of Agriculture and Food, the department, the Department of Public
55	Safety, and the Department of Technology Services shall ensure that, on or before March 1,
56	2020, the state electronic verification system described in Subsection (1):
57	(a) allows an individual to apply for a medical cannabis patient card or, if applicable, a

58 medical cannabis guardian card, provided that the card may not become active until the 59 relevant qualified medical provider completes the associated medical cannabis 60 recommendation; 61 (b) allows an individual to apply to renew a medical cannabis patient card or a medical cannabis guardian card in accordance with Section 26-61a-201; 62 (c) allows a qualified medical provider, or an employee described in Subsection (3) 63 64 acting on behalf of the qualified medical provider, to: (i) access dispensing and card status information regarding a patient: 65 66 (A) with whom the qualified medical provider has a provider-patient relationship; and 67 (B) for whom the qualified medical provider has recommended or is considering recommending a medical cannabis card; 68 69 (ii) electronically recommend, after an initial face-to-face visit with a patient described in Subsection 26-61a-201(4)(b), treatment with cannabis in a medicinal dosage form or a 70 71 cannabis product in a medicinal dosage form and optionally recommend dosing guidelines; 72 (iii) electronically renew a recommendation to a medical cannabis patient cardholder or 73 medical cannabis guardian cardholder: 74 (A) using telehealth services, for the qualified medical provider who originally recommended a medical cannabis treatment during a face-to-face visit with the patient; or 75 76 (B) during a face-to-face visit with the patient, for a qualified medical provider who 77 did not originally recommend the medical cannabis treatment during a face-to-face visit; and 78 (iv) notate a determination of physical difficulty or undue hardship, described in Subsection 26-61a-202(1), to qualify a patient to designate a caregiver: 79 80 (d) connects with: 81 (i) an inventory control system that a medical cannabis pharmacy uses to track in real 82 time and archive purchases of any cannabis in a medicinal dosage form, cannabis product in a medicinal dosage form, or a medical cannabis device, including: 83 84 (A) the time and date of each purchase: 85 (B) the quantity and type of cannabis, cannabis product, or medical cannabis device

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86	purchased;
87	(C) any cannabis production establishment, any medical cannabis pharmacy, or any
88	medical cannabis courier associated with the cannabis, cannabis product, or medical cannabis
89	device; and
90	(D) the personally identifiable information of the medical cannabis cardholder who
91	made the purchase; and
92	(ii) any commercially available inventory control system that a cannabis production
93	establishment utilizes in accordance with Section 4-41a-103 to use data that the Department of
94	Agriculture and Food requires by rule, in accordance with Title 63G, Chapter 3, Utah
95	Administrative Rulemaking Act, from the inventory tracking system that a licensee uses to
96	track and confirm compliance;
97	(e) provides access to:
98	(i) the department to the extent necessary to carry out the department's functions and
99	responsibilities under this chapter;
100	(ii) the Department of Agriculture and Food to the extent necessary to carry out the
101	functions and responsibilities of the Department of Agriculture and Food under Title 4, Chapter
102	41a, Cannabis Production Establishments; and
103	(iii) the Division of Occupational and Professional Licensing to the extent necessary to
104	carry out the functions and responsibilities related to the participation of the following in the
105	recommendation and dispensing of medical cannabis:
106	(A) a pharmacist licensed under Title 58, Chapter 17b, Pharmacy Practice Act;
107	(B) an advanced practice registered nurse licensed under Title 58, Chapter 31b, Nurse
108	Practice Act;
109	(C) a physician licensed under Title 58, Chapter 67, Utah Medical Practice Act, or
110	Title 58, Chapter 68, Utah Osteopathic Medical Practice Act; or
111	(D) a physician assistant licensed under Title 58, Chapter 70a, Utah Physician

(f) provides access to and interaction with the state central patient portal;

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Assistant Act;

114 (g) provides access to state or local law enforcement: 115 (i) during a law enforcement encounter, without a warrant, using the individual's driver 116 license or state ID, only for the purpose of determining if the individual subject to the law 117 enforcement encounter has a valid medical cannabis card; or 118 (ii) after obtaining a warrant; and 119 (h) creates a record each time a person accesses the database that identifies the person 120 who accesses the database and the individual whose records the person accesses. 121 (3) (a) Beginning on the earlier of [January] September 1, 2021, or the date on which 122 the electronic verification system is functionally capable of allowing employee access under 123 this Subsection (3), an employee of a qualified medical provider may access the electronic verification system for a purpose described in Subsection (2)(c) on behalf of the qualified 124 125 medical provider if: 126 (i) the qualified medical provider has designated the employee as an individual authorized to access the electronic verification system on behalf of the qualified medical 127 128 provider; 129 (ii) the qualified medical provider provides written notice to the department of the employee's identity and the designation described in Subsection (3)(a)(i); and 130 131 (iii) the department grants to the employee access to the electronic verification system. 132 (b) An employee of a business that employs a qualified medical provider may access 133 the electronic verification system for a purpose described in Subsection (2)(c) on behalf of the qualified medical provider if: 134 135 (i) the qualified medical provider has designated the employee as an individual 136 authorized to access the electronic verification system on behalf of the qualified medical 137 provider; 138 (ii) the qualified medical provider and the employing business jointly provide written

(iii) the department grants to the employee access to the electronic verification system.

notice to the department of the employee's identity and the designation described in Subsection

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(3)(b)(i); and

142	(4) (a) As used in this Subsection (4), "prescribing provider" means:
143	(i) an advanced practice registered nurse licensed under Title 58, Chapter 31b, Nurse
144	Practice Act;
145	(ii) a physician licensed under Title 58, Chapter 67, Utah Medical Practice Act, or Title
146	58, Chapter 68, Utah Osteopathic Medical Practice Act; or
147	(iii) a physician assistant licensed under Title 58, Chapter 70a, Utah Physician
148	Assistant Act.
149	(b) Beginning on the earlier of [January] September 1, 2021, or the date on which the
150	electronic verification system is functionally capable of allowing provider access under this
151	Subsection (4), a prescribing provider may access information in the electronic verification
152	system regarding a patient the prescribing provider treats.
153	(5) The department may release limited data that the system collects for the purpose of:
154	(a) conducting medical and other department approved research;
155	(b) providing the report required by Section 26-61a-703; and
156	(c) other official department purposes.
157	(6) The department shall make rules, in accordance with Title 63G, Chapter 3, Utah
158	Administrative Rulemaking Act, to establish:
159	(a) the limitations on access to the data in the state electronic verification system as
160	described in this section; and
161	(b) standards and procedures to ensure accurate identification of an individual
162	requesting information or receiving information in this section.
163	(7) (a) Any person who knowingly and intentionally releases any information in the
164	state electronic verification system in violation of this section is guilty of a third degree felony.
165	(b) Any person who negligently or recklessly releases any information in the state
166	electronic verification system in violation of this section is guilty of a class C misdemeanor.
167	(8) (a) Any person who obtains or attempts to obtain information from the state
168	electronic verification system by misrepresentation or fraud is guilty of a third degree felony.
169	(b) Any person who obtains or attempts to obtain information from the state electronic

170 verification system for a purpose other than a purpose this chapter authorizes is guilty of a third 171 degree felony. (9) (a) Except as provided in Subsection (9)(e), a person may not knowingly and 172 173 intentionally use, release, publish, or otherwise make available to any other person information 174 obtained from the state electronic verification system for any purpose other than a purpose 175 specified in this section. 176 (b) Each separate violation of this Subsection (9) is: (i) a third degree felony; and 177 178 (ii) subject to a civil penalty not to exceed \$5,000. 179 (c) The department shall determine a civil violation of this Subsection (9) in 180 accordance with Title 63G, Chapter 4, Administrative Procedures Act. 181 (d) Civil penalties assessed under this Subsection (9) shall be deposited into the General Fund. 182 183 (e) This Subsection (9) does not prohibit a person who obtains information from the 184 state electronic verification system under Subsection (2)(a), (c), or (f) from: 185 (i) including the information in the person's medical chart or file for access by a person authorized to review the medical chart or file; 186 187 (ii) providing the information to a person in accordance with the requirements of the 188 Health Insurance Portability and Accountability Act of 1996; or 189 (iii) discussing or sharing that information about the patient with the patient. 190 Section 2. Section **26-61a-201** is amended to read: 191 26-61a-201. Medical cannabis patient card -- Medical cannabis guardian card 192 application -- Fees -- Studies. 193 (1) On or before March 1, 2020, the department shall, within 15 days after the day on 194 which an individual who satisfies the eligibility criteria in this section or Section 26-61a-202 195 submits an application in accordance with this section or Section 26-61a-202: 196 (a) issue a medical cannabis patient card to an individual described in Subsection

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(2)(a);

198	(b) issue a medical cannabis guardian card to an individual described in Subsection
199	(2)(b);
200	(c) issue a provisional patient card to a minor described in Subsection (2)(c); and
201	(d) issue a medical cannabis caregiver card to an individual described in Subsection
202	26-61a-202(4).
203	(2) (a) An individual is eligible for a medical cannabis patient card if:
204	(i) (A) the individual is at least 21 years old; or
205	(B) the individual is 18, 19, or 20 years old, the individual petitions the Compassionate
206	Use Board under Section 26-61a-105, and the Compassionate Use Board recommends
207	department approval of the petition;
208	(ii) the individual is a Utah resident;
209	(iii) the individual's qualified medical provider recommends treatment with medical
210	cannabis in accordance with Subsection (4);
211	(iv) the individual signs an acknowledgment stating that the individual received the
212	information described in Subsection (8); and
213	(v) the individual pays to the department a fee in an amount that, subject to Subsection
214	26-61a-109(5), the department sets in accordance with Section 63J-1-504.
215	(b) (i) An individual is eligible for a medical cannabis guardian card if the individual:
216	(A) is at least 18 years old;
217	(B) is a Utah resident;
218	(C) is the parent or legal guardian of a minor for whom the minor's qualified medical
219	provider recommends a medical cannabis treatment, the individual petitions the Compassionate
220	Use Board under Section 26-61a-105, and the Compassionate Use Board recommends
221	department approval of the petition;
222	(D) the individual signs an acknowledgment stating that the individual received the
223	information described in Subsection (8);
224	(E) pays to the department a fee in an amount that, subject to Subsection
225	26-61a-109(5), the department sets in accordance with Section 63J-1-504, plus the cost of the

criminal background check described in Section 26-61a-203; and

(F) the individual has not been convicted of a misdemeanor or felony drug distribution offense under either state or federal law, unless the individual completed any imposed sentence six months or more before the day on which the individual applies for a medical cannabis guardian card.

- (ii) The department shall notify the Department of Public Safety of each individual that the department registers for a medical cannabis guardian card.
  - (c) (i) A minor is eligible for a provisional patient card if:
- (A) the minor has a qualifying condition;

- (B) the minor's qualified medical provider recommends a medical cannabis treatment to address the minor's qualifying condition;
- (C) the minor's parent or legal guardian petitions the Compassionate Use Board under Section 26-61a-105, and the Compassionate Use Board recommends department approval of the petition; and
- (D) the minor's parent or legal guardian is eligible for a medical cannabis guardian card under Subsection (2)(b) or designates a caregiver under Subsection (2)(d) who is eligible for a medical cannabis caregiver card under Section 26-61a-202.
- (ii) The department shall automatically issue a provisional patient card to the minor described in Subsection (2)(c)(i) at the same time the department issues a medical cannabis guardian card to the minor's parent or legal guardian.
- (d) Beginning on the earlier of [January] September 1, 2021, or the date on which the electronic verification system is functionally capable of servicing the designation, if the parent or legal guardian of a minor described in Subsections (2)(c)(i)(A) through (C) does not qualify for a medical cannabis guardian card under Subsection (2)(b), the parent or legal guardian may designate up to two caregivers in accordance with Subsection 26-61a-202(1)(c) to ensure that the minor has adequate and safe access to the recommended medical cannabis treatment.
- (3) (a) An individual who is eligible for a medical cannabis card described in Subsection (2)(a) or (b) shall submit an application for a medical cannabis card to the

254	department:
255	(i) through an electronic application connected to the state electronic verification
256	system;
257	(ii) with the recommending qualified medical provider; and
258	(iii) with information including:
259	(A) the applicant's name, gender, age, and address;
260	(B) the number of the applicant's valid form of photo identification;
261	(C) for a medical cannabis guardian card, the name, gender, and age of the minor
262	receiving a medical cannabis treatment under the cardholder's medical cannabis guardian card;
263	and
264	(D) for a provisional patient card, the name of the minor's parent or legal guardian who
265	holds the associated medical cannabis guardian card.
266	(b) The department shall ensure that a medical cannabis card the department issues
267	under this section contains the information described in Subsection (3)(a)(iii).
268	(c) (i) If a qualified medical provider determines that, because of age, illness, or
269	disability, a medical cannabis patient cardholder requires assistance in administering the
270	medical cannabis treatment that the qualified medical provider recommends, the qualified
271	medical provider may indicate the cardholder's need in the state electronic verification system.
272	(ii) If a qualified medical provider makes the indication described in Subsection
273	(3)(c)(i):
274	(A) the department shall add a label to the relevant medical cannabis patient card
275	indicating the cardholder's need for assistance; [and]
276	(B) any adult who is 18 years old or older and who is physically present with the
277	cardholder at the time the cardholder needs to use the recommended medical cannabis
278	treatment may handle the medical cannabis treatment and any associated medical cannabis
279	device as needed to assist the cardholder in administering the recommended medical cannabis

(C) an individual of any age who is physically present with the cardholder in the event

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treatment; and

of an emergency medical condition, as that term is defined in Section 31A-22-627, may handle the medical cannabis treatment and any associated medical cannabis device as needed to assist the cardholder in administering the recommended medical cannabis treatment.

- (iii) A non-cardholding individual acting under Subsection (3)(c)(ii)(B) or (C) may not:
- (A) ingest or inhale medical cannabis;

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- (B) possess, transport, or handle medical cannabis or a medical cannabis device outside of the immediate area where the cardholder is present or with an intent other than to provide assistance to the cardholder; or
- (C) possess, transport, or handle medical cannabis or a medical cannabis device when the cardholder is not in the process of being dosed with medical cannabis.
- (4) To recommend a medical cannabis treatment to a patient or to renew a recommendation, a qualified medical provider shall:
- (a) before recommending cannabis in a medicinal dosage form or a cannabis product in a medicinal dosage form:
- (i) verify the patient's and, for a minor patient, the minor patient's parent or legal guardian's valid form of identification described in Subsection (3)(a);
- (ii) review any record related to the patient and, for a minor patient, the patient's parent or legal guardian in:
  - (A) the state electronic verification system; and
  - (B) the controlled substance database created in Section 58-37f-201; and
- (iii) consider the recommendation in light of the patient's qualifying condition and history of medical cannabis and controlled substance use during an initial face-to-face visit with the patient; and
  - (b) state in the qualified medical provider's recommendation that the patient:
  - (i) suffers from a qualifying condition, including the type of qualifying condition; and
- (ii) may benefit from treatment with cannabis in a medicinal dosage form or a cannabis product in a medicinal dosage form.
  - (5) (a) Except as provided in Subsection (5)(b), a medical cannabis card that the

310	department issues under this section is valid for the lesser of:
311	(i) an amount of time that the qualified medical provider determines; or
312	(ii) (A) for the first issuance, 90 days;
313	(B) except as provided in Subsection (5)(a)(ii)(C), for a renewal, six months; or
314	(C) for a renewal, one year if, after at least one year following the issuance of the
315	original medical cannabis card, the qualified medical provider determines that the patient has
316	been stabilized on the medical cannabis treatment and a one-year renewal period is justified.
317	(b) (i) A medical cannabis card that the department issues in relation to a terminal
318	illness described in Section 26-61a-104 does not expire.
319	(ii) The recommending qualified medical provider may revoke a recommendation that
320	the provider made in relation to a terminal illness described in Section 26-61a-104 if the
321	medical cannabis cardholder no longer has the terminal illness.
322	(6) (a) A medical cannabis patient card or a medical cannabis guardian card is
323	renewable if:
324	(i) at the time of renewal, the cardholder meets the requirements of Subsection (2)(a) of
325	(b); or
326	(ii) the cardholder received the medical cannabis card through the recommendation of
327	the Compassionate Use Board under Section 26-61a-105.
328	(b) A cardholder described in Subsection (6)(a) may renew the cardholder's card:
329	(i) using the application process described in Subsection (3); or
330	(ii) through phone or video conference with the qualified medical provider who made
331	the recommendation underlying the card, at the qualifying medical provider's discretion.
332	(c) A cardholder under Subsection (2)(a) or (b) who renews the cardholder's card shall
333	pay to the department a renewal fee in an amount that:
334	(i) subject to Subsection 26-61a-109(5), the department sets in accordance with Section
335	63J-1-504; and
336	(ii) may not exceed the cost of the relatively lower administrative burden of renewal in
337	comparison to the original application process.

(d) If a minor meets the requirements of Subsection (2)(c), the minor's provisional patient card renews automatically at the time the minor's parent or legal guardian renews the parent or legal guardian's associated medical cannabis guardian card.

- (e) The department may revoke a medical cannabis guardian card if the cardholder under Subsection (2)(b) is convicted of a misdemeanor or felony drug distribution offense under either state or federal law.
- (7) (a) A cardholder under this section shall carry the cardholder's valid medical cannabis card with the patient's name.
- (b) (i) A medical cannabis patient cardholder or a provisional patient cardholder may purchase, in accordance with this chapter and the recommendation underlying the card, cannabis in a medicinal dosage form, a cannabis product in a medicinal dosage form, or a medical cannabis device.
- (ii) A cardholder under this section may possess or transport, in accordance with this chapter and the recommendation underlying the card, cannabis in a medicinal dosage form, a cannabis product in a medicinal dosage form, or a medical cannabis device.
- (iii) To address the qualifying condition underlying the medical cannabis treatment recommendation:
- (A) a medical cannabis patient cardholder or a provisional patient cardholder may use cannabis in a medicinal dosage form, a medical cannabis product in a medicinal dosage form, or a medical cannabis device; and
- (B) a medical cannabis guardian cardholder may assist the associated provisional patient cardholder with the use of cannabis in a medicinal dosage form, a medical cannabis product in a medicinal dosage form, or a medical cannabis device.
- (c) If a licensed medical cannabis pharmacy is not operating within the state after January 1, 2021, a cardholder under this section:
  - (i) may possess:

- (A) up to the legal dosage limit of unprocessed cannabis in a medicinal dosage form;
- 365 (B) up to the legal dosage limit of a cannabis product in a medicinal dosage form; and

366	(C) marijuana drug paraphernalia; and
367	(ii) is not subject to prosecution for the possession described in Subsection (7)(c)(i).
368	(8) The department shall establish by rule, in accordance with Title 63G, Chapter 3,
369	Utah Administrative Rulemaking Act, a process to provide information regarding the following
370	to an individual receiving a medical cannabis card:
371	(a) risks associated with medical cannabis treatment;
372	(b) the fact that a condition's listing as a qualifying condition does not suggest that
373	medical cannabis treatment is an effective treatment or cure for that condition, as described in
374	Subsection 26-61a-104(1); and
375	(c) other relevant warnings and safety information that the department determines.
376	(9) The department may establish procedures by rule, in accordance with Title 63G,
377	Chapter 3, Utah Administrative Rulemaking Act, to implement the application and issuance
378	provisions of this section.
379	(10) (a) On or before [January] September 1, 2021, the department shall establish by
380	rule, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, a process
381	to allow an individual from another state to register with the [Department of Health]
382	<u>department</u> in order to purchase medical cannabis or a medical cannabis device from a medical
383	cannabis pharmacy while the individual is visiting the state.
384	(b) The department may only provide the registration process described in Subsection
385	(10)(a):
386	(i) to a nonresident patient; and
387	(ii) for no more than two visitation periods per calendar year of up to 21 calendar days
388	per visitation period.
389	(11) (a) A person may submit to the department a request to conduct a research study
390	using medical cannabis cardholder data that the state electronic verification system contains.
391	(b) The department shall review a request described in Subsection (11)(a) to determine
392	whether an institutional review board, as that term is defined in Section 26-61-102, could

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approve the research study.

394 (c) At the time an individual applies for a medical cannabis card, the department shall 395 notify the individual: 396 (i) of how the individual's information will be used as a cardholder; 397 (ii) that by applying for a medical cannabis card, unless the individual withdraws consent under Subsection (11)(d), the individual consents to the use of the individual's 398 399 information for external research; and 400 (iii) that the individual may withdraw consent for the use of the individual's 401 information for external research at any time, including at the time of application. 402 (d) An applicant may, through the medical cannabis card application, and a medical 403 cannabis cardholder may, through the state central patient portal, withdraw the applicant's or cardholder's consent to participate in external research at any time. 404 405 (e) The department may release, for the purposes of a study described in this 406 Subsection (11), information about a cardholder under this section who consents to participate 407 under Subsection (11)(c). 408 (f) If an individual withdraws consent under Subsection (11)(d), the withdrawal of 409 consent: (i) applies to external research that is initiated after the withdrawal of consent; and 410 411 (ii) does not apply to research that was initiated before the withdrawal of consent. 412 (g) The department may establish standards for a medical research study's validity, by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act. 413 414 Section 3. Section **26-61a-202** is amended to read: 415 26-61a-202. Medical cannabis caregiver card -- Registration -- Renewal --416 Revocation. (1) (a) A cardholder described in Section 26-61a-201 may designate, through the state 417 418 central patient portal, up to two individuals, or an individual and a facility in accordance with 419 Subsection (1)(b), to serve as a designated caregiver for the cardholder if a qualified medical 420 provider notates in the electronic verification system that the provider determines that, due to 421 physical difficulty or undue hardship, including concerns of distance to a medical cannabis

pharmacy, the cardholder needs assistance to obtain the medical cannabis treatment that the qualified medical provider recommends.

- (b) (i) Beginning on the earlier of [January] September 1, 2021, or the date on which the electronic verification system is functionally capable of servicing the designation, a cardholder described in Section 26-61a-201 who is a patient in one of the following types of facilities may designate the facility as one of the caregivers described in Subsection (1)(a):
  - (A) an assisted living facility, as that term is defined in Section 26-21-2;
  - (B) a nursing care facility, as that term is defined in Section 26-21-2; or
  - (C) a general acute hospital, as that term is defined in Section 26-21-2.
- (ii) A facility may assign one or more employees to assist patients with medical cannabis treatment under the caregiver designation described in this Subsection (1)(b).
  - (iii) The department shall make rules to regulate the practice of facilities and facility employees serving as designated caregivers under this Subsection (1)(b).
  - (c) A parent or legal guardian described in Subsection 26-61a-201(2)(d), in consultation with the minor and the minor's qualified medical provider, may designate, through the state central patient portal, up to two individuals to serve as a designated caregiver for the minor, if the department determines that the parent or legal guardian is not eligible for a medical cannabis guardian card under Section 26-61a-201.
  - (2) An individual that the department registers as a designated caregiver under this section and a facility described in Subsection (1)(b):
  - (a) for an individual designated caregiver, may carry a valid medical cannabis caregiver card;
  - (b) in accordance with this chapter, may purchase, possess, transport, or assist the patient in the use of cannabis in a medicinal dosage form, a cannabis product in a medicinal dosage form, or a medical cannabis device on behalf of the designating medical cannabis cardholder;
  - (c) may not charge a fee to an individual to act as the individual's designated caregiver or for a service that the designated caregiver provides in relation to the role as a designated

450	caregiver;
451	(d) may accept reimbursement from the designating medical cannabis cardholder for
452	direct costs the designated caregiver incurs for assisting with the designating cardholder's
453	medicinal use of cannabis; and
454	(e) if a licensed medical cannabis pharmacy is not operating within the state after
455	January 1, 2021:
456	(i) may possess up to the legal dosage limit of:
457	(A) unprocessed medical cannabis in a medicinal dosage form;
458	(B) a cannabis product in a medicinal dosage form; and
459	(ii) may possess marijuana drug paraphernalia; and
460	(iii) is not subject to prosecution for the possession described in Subsection (2)(e)(i).
461	(3) (a) The department shall:
462	(i) within 15 days after the day on which an individual submits an application in
463	compliance with this section, issue a medical cannabis card to the applicant if the applicant:
464	(A) is designated as a caregiver under Subsection (1);
465	(B) is eligible for a medical cannabis caregiver card under Subsection (4); and
466	(C) complies with this section; and
467	(ii) notify the Department of Public Safety of each individual that the department
468	registers as a designated caregiver.
469	(b) The department shall ensure that a medical cannabis caregiver card contains the
470	information described in Subsection (5)(b).
471	(4) An individual is eligible for a medical cannabis caregiver card if the individual:
472	(a) is at least 21 years old;
473	(b) is a Utah resident;
474	(c) pays to the department a fee in an amount that, subject to Subsection
475	26-61a-109(5), the department sets in accordance with Section 63J-1-504, plus the cost of the
476	criminal background check described in Section 26-61a-203;
477	(d) signs an acknowledgment stating that the applicant received the information

478	described in Subsection 26-61a-201(8); and
479	(e) has not been convicted of a misdemeanor or felony drug distribution offense that is
480	a felony under either state or federal law, unless the individual completes any imposed sentence
481	two or more years before the day on which the individual submits the application.
482	(5) An eligible applicant for a medical cannabis caregiver card shall:
483	(a) submit an application for a medical cannabis caregiver card to the department
484	through an electronic application connected to the state electronic verification system; and
485	(b) submit the following information in the application described in Subsection (5)(a):
486	(i) the applicant's name, gender, age, and address;
487	(ii) the name, gender, age, and address of the cardholder described in Section
488	26-61a-201 who designated the applicant; and
489	(iii) if a medical cannabis guardian cardholder designated the caregiver, the name,
490	gender, and age of the minor receiving a medical cannabis treatment in relation to the medical
491	cannabis guardian cardholder.
492	(6) Except as provided in Subsection (6)(b), a medical cannabis caregiver card that the
493	department issues under this section is valid for the lesser of:
494	(a) an amount of time that the cardholder described in Section 26-61a-201 who
495	designated the caregiver determines; or
496	(b) the amount of time remaining before the card of the cardholder described in Section
497	26-61a-201 expires.
498	(7) (a) If a designated caregiver meets the requirements of Subsection (4), the
499	designated caregiver's medical cannabis caregiver card renews automatically at the time the
500	cardholder described in Section 26-61a-201 who designated the caregiver:
501	(i) renews the cardholder's card; and
502	(ii) renews the caregiver's designation, in accordance with Subsection (7)(b).
503	(b) The department shall provide a method in the card renewal process to allow a
504	cardholder described in Section 26-61a-201 who has designated a caregiver to:

(i) signify that the cardholder renews the caregiver's designation;

506	(ii) remove a caregiver's designation; or
507	(iii) designate a new caregiver.
508	(8) The department may revoke a medical cannabis caregiver card if the designated
509	caregiver:
510	(a) violates this chapter; or
511	(b) is convicted under state or federal law of:
512	(i) a felony; or
513	(ii) after December 3, 2018, a misdemeanor for drug distribution.
514	Section 4. Effective date.
515	If approved by two-thirds of all the members elected to each house, this bill takes effect
516	upon approval by the governor, or the day following the constitutional time limit of Utah
517	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
518	the date of veto override.