## MAINE STATE LEGISLATURE

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1 L.D. 1897 Date: 6/13/25 (Filing No. H-713) 2 3 VETERANS AND LEGAL AFFAIRS 4 Reproduced and distributed under the direction of the Clerk of the House. 5 STATE OF MAINE 6 HOUSE OF REPRESENTATIVES 7 132ND LEGISLATURE 8 FIRST SPECIAL SESSION COMMITTEE AMENDMENT "A" to H.P. 1268, L.D. 1897, "An Act Regarding 9 Sun-grown Cultivation in the Medical Use and Adult Use Cannabis Industries" 10 11 Amend the bill by striking out the title and substituting the following: 12 'An Act Regarding Outdoor Cultivation in the Medical Use Cannabis and Adult Use 13 Cannabis Industries' 14 Amend the bill by striking out everything after the enacting clause and inserting the 15 following: 16 'Sec. 1. 22 MRSA §2423-A, sub-§2, ¶A, as amended by PL 2017, c. 452, §4 and 17 PL 2021, c. 669, §5, is further amended to read: 18 A. Possess all harvested cannabis produced by the caregiver's cultivation of cannabis 19 plants under paragraph B or B-1; 20 Sec. 2. 22 MRSA §2423-A, sub-§2, ¶B, as amended by PL 2021, c. 662, §10 and 21 c. 669, §5, is further amended to read: 22 B. Cultivate up to 30 mature cannabis plants, up to 60 immature cannabis plants and 23 unlimited seedlings or cultivate up to 500 square feet of mature plant canopy, up to 24 1,000 square feet of immature plant canopy and unlimited seedlings. A caregiver may 25 not cultivate immature plants by canopy if cultivating mature plants by plant count and 26 may not cultivate immature plants by plant count if cultivating mature plants by 27 canopy. A caregiver cultivating cannabis under this paragraph may not cultivate 28 cannabis under paragraph B-1; 29 Sec. 3. 22 MRSA §2423-A, sub-§2, ¶B-1 is enacted to read: 30 B-1. Notwithstanding paragraph B, for a caregiver who cultivates mature cannabis 31 plants only in an outdoor cultivation area, cultivate between the months of March and 32 December up to 150 mature cannabis plants, up to 300 immature cannabis plants and unlimited seedlings or cultivate between the months of March and December up to 33

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2,500 square feet of mature plant canopy, up to 5,000 square feet of immature plant canopy and unlimited seedlings. A caregiver may not cultivate immature plants by

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## COMMITTEE AMENDMENT "A" to H.P. 1268, L.D. 1897

canopy if cultivating mature plants by plant count and may not cultivate immature
plants by plant count if cultivating mature plants by canopy. A caregiver cultivating
cannabis under this paragraph may not cultivate cannabis under paragraph B. For the
purposes of this paragraph, "outdoor cultivation area" means a cultivation area that
primarily uses sunlight for the cultivation of mature cannabis plants;

- Sec. 4. 22 MRSA §2423-A, sub-§3, ¶B, as amended by PL 2023, c. 679, Pt. A, §6, is further amended to read:
  - B. A caregiver cultivating cannabis plants for a patient's medical use must shall keep all plants in a cultivation area unless the plants are being transported pursuant to subsection 2, paragraph O. The cultivation area must be enclosed and equipped with locks or other security devices that permit access only by a person authorized to have access to the area under this chapter.
    - (1) The caregiver shall ensure that the mature cannabis plants, immature cannabis plants and seedlings cultivated by the caregiver are kept in separate cultivation areas. The cultivation area for mature cannabis plants and the cultivation area for immature cannabis plants and seedlings may be located on separate parcels or tracts of land, whether the parcels or tracts of land are contiguous or noncontiguous, as long as the caregiver discloses the locations of all cultivation areas to the department. The caregiver may not maintain more than 2 cultivation areas. The caregiver shall ensure that the cultivation area for mature cannabis plants and the cultivation area for immature cannabis plants comply with the plant count or plant canopy limitations of subsection 2, paragraph B or B-1.
    - (2) Access to cultivation areas is limited to the caregiver, except that an elected official invited by the caregiver for the purpose of providing education to the elected official on cultivation by the caregiver, emergency services personnel, an assistant of a caregiver or a cannabis testing facility or, a person who needs to gain access to a cultivation area in order to perform repairs or maintenance or to do construction may access a cultivation area to provide those professional services while under the direct supervision of the caregiver or another person under the direct supervision of the caregiver.

#### Sec. 5. 22 MRSA §2425-A, sub-§10, ¶B-1 is enacted to read:

- B-1. There is an annual registration fee for a caregiver who cultivates cannabis plants on behalf of a qualifying patient pursuant to section 2423-A, subsection 2, paragraph B-1.
  - (1) For a caregiver registering based upon plant count, the fee may not be less than \$50 or more than \$240 for each group of up to 30 mature cannabis plants cultivated by the caregiver. The caregiver shall notify the department of the number of cannabis plants the caregiver cultivates in the calendar year, which may not exceed the maximum number established in section 2423-A, subsection 2, paragraph B-1.
  - (2) For a caregiver registering based upon plant canopy, the fee may not be less than \$50 or more than \$1,500 for a total mature plant canopy of 2,500 square feet or less in the calendar year.
- Sec. 6. 28-B MRSA §102-A, sub-§32-A is enacted to read:

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## COMMITTEE AMENDMENT

5	COMMITTEE AMENDMENT "A" to H.P. 1268, L.D. 1897
1 2	32-A. Indoor cultivation. "Indoor cultivation" means cultivation of mature cannabis plants that does not meet the definition of "outdoor cultivation" under subsection 41-A.
3	Sec. 7. 28-B MRSA §102-A, sub-§41-A is enacted to read:
4 5 6	41-A. Outdoor cultivation. "Outdoor cultivation" means cultivation of mature cannabis plants between the months of March and December in a cultivation area that primarily uses sunlight for such cultivation.
7 8	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.
9	SUMMARY
10 11	This amendment replaces the bill and changes the title. The amendment amends the Maine Medical Use of Cannabis Act and the Cannabis Legalization Act by:
12 13	1. Defining "outdoor cultivation area" under the medical use of cannabis provisions and "outdoor cultivation" and "indoor cultivation" under the adult use cannabis provisions;
14 15 16 17	2. Increasing the number of cannabis plants and expanding the area of canopy of cannabis plants that a medical use caregiver who cultivates mature cannabis plants only in an outdoor cultivation area and who registers based on plant count or canopy may cultivate. The amendment establishes a registration fee for such caregivers; and
18 19 20 21	3. Removing the provision of law under the medical use of cannabis provisions that authorizes an elected official invited by a caregiver for the purpose of providing education to the elected official on cultivation to access a cultivation area and providing instead that any person under the direct supervision of the caregiver may access a cultivation area.
22	FISCAL NOTE REQUIRED
23	(See attached)



### 132nd MAINE LEGISLATURE

LD 1897

LR 1338(02)

An Act Regarding Sun-grown Cultivation in the Medical Use and Adult Use Cannabis Industries

Fiscal Note for Bill as Amended by Committee Amendment (H-713)

Committee: Veterans and Legal Affairs

Fiscal Note Required: Yes

#### **Fiscal Note**

Minor cost increase - Other Special Revenue Funds

#### Fiscal Detail and Notes

Any additional costs to the Office of Cannabis Policy within the Department of Administrative and Financial Servito implement the provisions of this bill are expected to be minor and can be absorbed within existing budgeted resources.