A BILL

FOR AN ACT ENTITLED

"An Act relating to the medical use of marijuana; and providing for an effective date."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Section 1. AS 11.71 is amended by adding a new section to article 1 to read:

Sec. 11.71.090. Affirmative defense to a prosecution under AS 11.71.030 - 11.71.060; medical use of marijuana. (a) In a prosecution under AS 11.71.030 - 11.71.060 charging the manufacture, delivery, possession, possession with intent to manufacture or deliver, use, or display of a schedule VIA controlled substance, it is an affirmative defense that the defendant is a patient, or the primary caregiver or alternate caregiver for a patient, and

(1) at the time of the manufacture, delivery, possession, possession with intent to manufacture or deliver, use, or display, the patient was registered under AS 17.37;

(2) the manufacture, delivery, possession, possession with intent to
manufacture, deliver, use, or display complied with the requirements of AS 17.37; and

(3) if the defendant is the

(A) primary caregiver of the patient, the defendant was in physical possession of the caregiver registry identification card at the time of the manufacture, delivery, possession, possession with intent to manufacture or deliver, use, or display; or

(B) alternate caregiver of the patient, the defendant was in physical possession of the caregiver registry identification card at the time of the manufacture, delivery, possession, possession with intent to manufacture or deliver, use, or display.

(b) In this section,

(1) "alternate caregiver" has the meaning given in AS 17.37.070;

(2) "patient" has the meaning given in AS 17.37.070;

(3) "primary caregiver" has the meaning given in AS 17.37.070.

* Sec. 2. AS 11.71.190(b) is amended to read:

(b) Marijuana is a schedule VIA controlled substance [EXCEPT FOR MARIJUANA POSSESSED FOR MEDICAL PURPOSES UNDER AS 17.37].

* Sec. 3. AS 17.37.010 is amended to read:

Sec. 17.37.010. Registry of patients and listing of caregivers [PATIENTS].

(a) The department shall create and maintain a confidential registry of patients who have applied for and are entitled to receive a registry identification card according to the criteria set out [FORTH] in this chapter. The registry must also contain the name of the primary caregiver and the name of the alternate caregiver of a patient, if either is designated by the patient. Only one primary caregiver and one alternate caregiver may be listed in the registry for a patient. The registry and the information contained within it are not a public record under AS 09.25.100 - 09.25.220. Peace officers and authorized employees of state or municipal [LOCAL] law enforcement agencies shall be granted access to the information contained within the department’s confidential registry only

(1) for the purpose of verifying that an individual who [THAT] has presented a registry identification card to a state or municipal [LOCAL] law
enforcement official is lawfully in possession of such card; or

(2) for the purpose of determining that an individual who claims to be lawfully engaged in the medical use of marijuana is registered or listed with the department or is considered to be registered or listed under (g) of this section.

(b) Except as provided in (a) of this section, a person, other than authorized employees of the department in the course of their official duties, may not be permitted to gain access to names of patients, physicians, primary or alternate caregivers, or any information related to such persons maintained in connection with the department’s confidential registry, except for AUTHORIZED EMPLOYEES OF THE DEPARTMENT IN THE COURSE OF THEIR OFFICIAL DUTIES AND AUTHORIZED EMPLOYEES OF STATE OR LOCAL LAW ENFORCEMENT AGENCIES WHO HAVE STOPPED OR ARRESTED A PERSON WHO CLAIMS TO BE ENGAGED IN THE MEDICAL USE OF MARIJUANA AND IN THE POSSESSION OF A REGISTRY IDENTIFICATION CARD OR ITS FUNCTIONAL EQUIVALENT PURSUANT TO (e) OF THIS SECTION.

(c) In order to be placed on the state's confidential registry for the medical use of marijuana, an adult patient or a parent or guardian of a minor patient shall provide to the department

(1) a statement signed by the patient’s physician

(A) stating that the physician personally examined the patient and that the examination took place in the context of a bona fide physician-patient relationship and setting out the date the examination occurred;

(B) [THE ORIGINAL OR A COPY OF WRITTEN DOCUMENTATION] stating that the patient has been diagnosed with a debilitating medical condition; and

(C) stating that the physician has considered other approved medications and treatments that might provide relief, [AND THE PHYSICIAN’S CONCLUSION] that are reasonably available to the patient, and that can be tolerated by the patient, and that the physician has
concluded that the patient might benefit from the medical use of marijuana;

(2) a sworn application on a form provided by the department containing the following information:

(A) the name, address, date of birth, and Alaska driver's license or identification card [SOCIAL SECURITY] number of the patient;

(B) the name, address, and telephone number of the patient's physician; and

(C) the name, address, date of birth, and Alaska driver's license or identification card number of the patient's primary caregiver and alternate caregiver [CARE-GIVER] if either [ONE] is designated at the time of application, along with the statements required under (d) of this section; and

(3) if the patient is a minor, a statement by the minor's parent or guardian that the patient's physician has explained the possible risks and benefits of medical use of marijuana and that the parent or guardian consents to serve as the primary caregiver for the patient and to control the acquisition, possession, dosage, and frequency of use of marijuana by the patient.

(d) A person may be listed under this section as the primary caregiver or alternate caregiver for a patient if the person submits a sworn statement on a form provided by the department that the person

(1) is at least 21 years of age;

(2) has never been convicted of a felony offense under AS 11.71 or AS 11.73 or a law or ordinance of another jurisdiction with elements similar to an offense under AS 11.71 or AS 11.73; and

(3) is not currently on probation or parole from this or another jurisdiction.

(e) A person may be a primary caregiver or alternate caregiver for only one patient at a time unless the primary caregiver or alternate caregiver is simultaneously caring for two or more patients who are related to the caregiver by at least the fourth degree of kinship by blood or marriage.

(f) The department shall review the application and [VERIFY] all
information submitted under (c) and (d) of this section within 30 days of receiving it. The department shall notify the patient [APPLICANT] that the patient's [HIS OR HER] application for a registry identification card has been denied if the department’s [ITS] review of the information that [WHICH] the patient has provided discloses that the information required under [PURSUANT TO] (c) of this section has not been provided or has been falsified or that the patient is not otherwise qualified to be registered. If the department determines that the primary caregiver or alternate caregiver is not qualified under this section to be a primary caregiver or alternate caregiver, or if the information required under this section has not been provided or has been falsified, the department shall notify the patient of that determination and shall proceed to review the patient’s application as if a primary caregiver or alternate caregiver was not designated. The patient may amend the application and designate a new primary caregiver or alternate caregiver at any time. The department may not list a newly designated primary caregiver or alternate caregiver until it determines that the newly designated primary caregiver or alternate caregiver is qualified under this section and that the information required under this section has been provided. Otherwise, not more than five days after verifying the [SUCH] information, the department shall issue a [SERIALLY NUMBERED] registry identification card to the patient, and, if a primary caregiver for a patient has been listed in the registry, the department shall issue to the patient a duplicate of the patient's card clearly identified as the caregiver registry identification card, stating

1. the patient's name, address, date of birth, and Alaska driver's license or identification card [SOCIAL SECURITY] number;

2. that the patient is registered with the department [PATIENT'S NAME HAS BEEN CERTIFIED TO THE STATE HEALTH AGENCY] as a person who has a debilitating medical condition that [WHICH] the patient may address with the medical use of marijuana;

3. the dates of issuance and expiration of the registry identification card; and

4. the name, date of birth, and Alaska driver's license number of the patient's primary caregiver.
license or identification card number of the patient's primary caregiver and alternate caregiver [CARE-GIVER], if either [ANY] is designated [AT THE TIME OF APPLICATION].

(g) [(e)] If the department fails to deny the application and issue a registry identification card within 35 days of receipt of an application, the patient's application for the [SUCH] card is considered [WILL BE DEEMED] to have been approved. Receipt of an application shall be considered [DEEMED] to have occurred upon delivery to the department [OR DEPOSIT IN THE UNITED STATES MAILS]. Notwithstanding this subsection, an [THE FOREGOING, NO] application may not [SHALL] be considered to have been [DEEMED] received before [PRIOR TO] June 1, 1999. If the department subsequently registers a patient or lists a primary caregiver or alternate caregiver, if either is designated, or denies the application or listing, that registration or listing or denial revokes the approval that is considered to have occurred under this subsection.

(h) A patient or a primary caregiver who is questioned by a [ANY] state or municipal [LOCAL] law enforcement official about the patient's or primary caregiver's [HIS OR HER] medical use of marijuana shall immediately show proper identification to the official and inform the official that the person is a registered patient or listed primary caregiver for a registered patient and either show the official (1) the person's registry identification card, or (2) [PROVIDE] a copy of an application that has been pending without registration or denial for over 35 days since received by [THE WRITTEN DOCUMENTATION SUBMITTED TO] the department and proof of the date of [MAILING OR OTHER TRANSMISSION OF THE WRITTEN DOCUMENTATION FOR] delivery to the department, which shall be accorded the same legal effect as a registry identification card [,] until the patient receives actual notice that the application has been denied.

(i) A [NO] person may not [SHALL] apply for a registry identification card more than once every six months.

(j) [(f)] The denial or revocation of a registry identification card or the removal of a patient from the registry or the listing of a caregiver shall be considered a final agency action subject to judicial review. Only the patient, or the
parent or guardian of a patient who is a minor, has [WHOSE APPLICATION HAS BEEN DENIED SHALL HAVE] standing to contest the final agency action.

(k) [(g)] When there has been a change in the name, address, or physician of a patient who has qualified for a registry identification card, or a change in the name or address of the patient's primary caregiver or alternate caregiver, that patient must notify the department [STATE HEALTH AGENCY] of the change within 10 days. To maintain an effective registry identification card, a patient must annually resubmit updated written documentation, including a statement signed by the patient's physician containing the information required to be submitted under (c)(1) of this section, to the department [STATE HEALTH AGENCY], as well as the name and address of the patient's primary caregiver or alternate caregiver [CARE-GIVER], if any.

(l) [(h)] A patient who no longer has a debilitating medical condition and the patient's primary caregiver, if any, shall return all registry identification cards [CARD] to the department within 24 hours of receiving the diagnosis by the patient's physician.

(m) A copy of a registry identification card is not valid. A registry identification card is not valid if the card has been altered, mutilated in a way that impairs its legibility, or laminated.

(n) The department may revoke a patient's registration if the department determines that the patient has violated a provision of this chapter or AS 11.71.

(o) The department may remove a primary caregiver or alternate caregiver from the registry if the department determines that the primary caregiver or alternate caregiver is not qualified to be listed or has violated a provision of this chapter or AS 11.71.

(p) [(i)] The department may determine and levy reasonable fees to pay for any administrative costs associated with its role in administering this chapter [THIS PROGRAM].

(q) A primary caregiver may only act as the primary caregiver for the patient when the primary caregiver is in physical possession of the caregiver registry identification card. An alternate caregiver may only act as the primary
caregiver for the patient when the alternate caregiver is in physical possession of
the caregiver registry identification card.

(r) The department may not register a patient under this section unless
the statement of the patient’s physician discloses that the patient was personally
examined by the physician within the 16-month period immediately preceding the
patient’s application. The department shall cancel, suspend, revoke or not renew
the registration of a patient whose annual resubmission of updated written
documentation to the department under (k) of this section does not disclose that
the patient was personally examined by the patient’s physician within the 16-
month period immediately preceding the date by which the patient is required to
annually resubmit written documentation.

* Sec. 4. AS 17.37.030 is amended to read:

Sec. 17.37.030. Privileged medical use of marijuana. (a) A patient,
primary caregiver, or alternate caregiver registered with the department under
this chapter has an affirmative defense to a criminal prosecution related to
marijuana to the extent provided in AS 11.71.090 [EXCEPT AS OTHERWISE
provided in AS 17.37.040, NO PATIENT OR PRIMARY CARE-GIVER MAY
BE FOUND GUILTY OF, OR PENALIZED IN ANY MANNER FOR, A
VIOLATION OF ANY PROVISION OF LAW RELATED TO THE MEDICAL USE
OF MARIJUANA, WHERE IT IS PROVED BY A PREPONDERANCE OF THE
EVIDENCE THAT

(1) THE PATIENT WAS DIAGNOSED BY A PHYSICIAN
AS HAVING A DEBILITATING MEDICAL CONDITION;

(2) THE PATIENT WAS ADVISED BY HIS OR HER PHYSICIAN,
IN THE CONTEXT OF A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP,
THAT THE PATIENT MIGHT BENEFIT FROM THE MEDICAL USE OF
MARIJUANA IN CONNECTION WITH A DEBILITATING MEDICAL
CONDITION; AND

(3) THE PATIENT AND HIS OR HER PRIMARY CARE-GIVER
WERE COLLECTIVELY IN POSSESSION OF AMOUNTS OF MARIJUANA ONLY
AS PERMITTED UNDER THIS SECTION].
(b) Except as otherwise provided by law, a person is not [IN AS 17.37.040, NO PATIENT OR PRIMARY CARE-GIVER IN LAWFUL POSSESSION OF A REGISTRY IDENTIFICATION CARD SHALL BE] subject to arrest, prosecution, or penalty in any manner for [MEDICAL USE OF MARIJUANA OR FOR] applying to have the person's [HIS OR HER] name placed on the confidential registry [REGISTER] maintained by the department under AS 17.37.010.

(c) A [NO] physician is not [SHALL BE] subject to any penalty, including arrest, prosecution, or disciplinary proceeding, or denial of [BE DENIED] any right or privilege, for

(1) advising a patient whom the physician has diagnosed as having a debilitating medical condition [.,] about the risks and benefits of medical use of marijuana or that the patient [HE OR SHE] might benefit from the medical use of marijuana [.,] provided that the [SUCH] advice is based upon the physician's contemporaneous assessment in the context of a bona fide physician-patient relationship of

(A) the patient's medical history and current medical condition;

and

(B) other approved medications and treatments that might provide relief and that are reasonably available to the patient and that can be tolerated by the patient [AND A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP]; or

(2) providing a patient with a written statement in an application for registration under AS 17.37.010 [WRITTEN DOCUMENTATION, BASED UPON THE PHYSICIAN'S CONTEMPORANEOUS ASSESSMENT OF THE PATIENT'S MEDICAL HISTORY AND CURRENT MEDICAL CONDITION AND A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP, STATING THAT THE PATIENT HAS A DEBILITATING MEDICAL CONDITION AND MIGHT BENEFIT FROM THE MEDICAL USE OF MARIJUANA].

(d) Notwithstanding the [FOREGOING] provisions of this section, a [., NO] person, including a patient, [OR] primary caregiver, or alternate caregiver, is not [CARE-GIVER, SHALL BE] entitled to the protection of this chapter [SECTION] for
the person's [HIS OR HER] acquisition, possession, cultivation, use, sale, distribution, or [AND/OR] transportation of marijuana for nonmedical [NON-MEDICAL] use.

(e) ANY PROPERTY INTEREST THAT IS POSSESSED, OWNED, OR USED IN CONNECTION WITH THE MEDICAL USE OF MARIJUANA, OR ACTS INCIDENTAL TO SUCH USE, SHALL NOT BE HARMED, NEGLECTED, INJURED, OR DESTROYED WHILE IN THE POSSESSION OF STATE OR LOCAL LAW ENFORCEMENT OFFICIALS WHERE SUCH PROPERTY HAS BEEN SEIZED IN CONNECTION WITH THE CLAIMED MEDICAL USE OF MARIJUANA. ANY SUCH PROPERTY INTEREST SHALL NOT BE FORFEITED UNDER ANY PROVISION OF STATE OR LOCAL LAW PROVIDING FOR THE FORFEITURE OF PROPERTY OTHER THAN AS A SENTENCE IMPOSED AFTER CONVICTION OF A CRIMINAL OFFENSE OR ENTRY OF A PLEA OF GUILTY TO SUCH OFFENSE. MARIJUANA AND PARAPHERNALIA SEIZED BY STATE OR LOCAL LAW ENFORCEMENT OFFICIALS FROM A PATIENT OR PRIMARY CARE-GIVER IN CONNECTION WITH THE CLAIMED MEDICAL USE OF MARIJUANA SHALL BE RETURNED IMMEDIATELY UPON THE DETERMINATION THAT THE PATIENT OR PRIMARY CARE-GIVER IS ENTITLED TO THE PROTECTION CONTAINED IN THIS SECTION AS MAY BE EVIDENCED, FOR EXAMPLE, BY A DECISION NOT TO PROSECUTE, THE DISMISSAL OF CHARGES, OR ACQUITTAL.]

* Sec. 5. AS 17.37.040 is amended to read:

Sec. 17.37.040. Restrictions on medical use of marijuana. (a) A [NO] patient, primary caregiver, or alternate caregiver may not [IN LAWFUL POSSESSION OF A REGISTRY IDENTIFICATION CARD SHALL]

(1) engage in the medical use of marijuana in a way that endangers the health or well-being of any person;

(2) engage in the medical use of marijuana in plain view of, or in a place open to, the general public; this paragraph does not prohibit a patient or primary caregiver from possessing marijuana in a place open to the general public if

(A) the person possesses, in a closed container carried on the
person, one ounce or less of marijuana in usable form;  

(B) the marijuana is not visible to anyone other than the 
patient or primary caregiver; and  

(C) the possession is limited to that necessary to transport 
the marijuana directly to the patient or primary caregiver or directly to 
a place where the patient or primary caregiver may lawfully possess or use 
the marijuana; [OR]  

(3) sell or distribute marijuana to any person, except that a patient 
may deliver marijuana to the patient’s primary caregiver and a primary caregiver 
may deliver marijuana to the patient for whom the caregiver is listed; or 

(4) possess in the aggregate more than 

(A) one ounce of marijuana in usable form; and 

(B) six marijuana plants, with no more than three mature 
and flowering plants producing usable marijuana at any one time [WHO 
IS KNOWN TO THE PATIENT NOT TO BE EITHER IN LAWFUL 
POSSESSION OF A REGISTRY IDENTIFICATION CARD OR ELIGIBLE 
FOR SUCH CARD]. 

(b) Any patient found by a preponderance of the evidence to have knowingly 
[WILLFULLY] violated the provisions of this chapter shall be precluded from 
obtaining or using a registry identification card for the medical use of marijuana for 
a period of one year. In this subsection, "knowingly" has the meaning given in 
AS 11.81.900.  

(c) A [NO] governmental, private, or [ANY] other health insurance provider 
is not [SHALL BE REQUIRED TO BE] liable for any claim for reimbursement for 
expenses associated with [THE] medical use of marijuana.  

(d) Nothing in this chapter requires [SECTION SHALL REQUIRE] any 
accommodation of any medical use of marijuana 

(1) in any place of employment;  

(2) in any correctional facility, medical facility, or facility monitored 
by the department or the Department of Administration;  

(3) on or within 500 feet of school grounds;
(4) at or within 500 feet of a recreation or youth center; or
(5) on a school bus.

* Sec. 6. AS 17.37.060 is amended to read:

Sec. 17.37.060. Addition of debilitating medical conditions. Not later than 90 days after the effective date of this Act [JUNE 1, 1999], the department shall adopt [PROMULGATE] regulations under AS 44.62 (Administrative Procedure Act) governing the manner in which it may consider adding debilitating medical conditions to the list provided in AS 17.37.070 [THIS SECTION]. After the adoption of the regulations [JUNE 1, 1999], the department shall also accept for consideration physician or patient initiated petitions to add debilitating medical conditions to the list provided in AS 17.37.070 [THIS SECTION] and, after hearing, shall approve or deny the [SUCH] petitions within 180 days of submission. The denial of [SUCH] a petition shall be considered a final agency action subject to judicial review.

* Sec. 7. AS 17.37.070 is amended to read:

Sec. 17.37.070. Definitions. In this chapter, unless the context clearly requires otherwise,

(1) "alternate caregiver" means a person who is listed as an alternate caregiver under AS 17.37.010;

(2) "bona fide physician-patient relationship" means that the physician obtained a patient history, performed an in-person physical examination of the patient, and documented written findings, diagnoses, recommendations, and prescriptions in written patient medical records maintained by the physician;

(3) "correctional facility" has the meaning given in AS 33.30.901 [MEANS A STATE PRISON INSTITUTION OPERATED AND MANAGED BY EMPLOYEES OF THE DEPARTMENT OF CORRECTIONS OR PROVIDED TO THE DEPARTMENT OF CORRECTIONS BY AGREEMENT UNDER AS 33.30.031 FOR THE CARE, CONFINEMENT OR DISCIPLINE OF PRISONERS];

(4) [(2)] "debilitating medical condition" means
(A) cancer, glaucoma, positive status for human immunodeficiency virus, or acquired immune deficiency syndrome, or treatment for any of these conditions;
(B) any chronic or debilitating disease or treatment for such
diseases, which produces, for a specific patient, one or more of the following,
and for which, in the professional opinion of the patient's physician, such
condition or conditions reasonably may be alleviated by the medical use of
marijuana: cachexia; severe pain; severe nausea; seizures, including those that
are characteristic of epilepsy; or persistent muscle spasms, including those that
are characteristic of multiple sclerosis; or

(C) any other medical condition, or treatment for such
condition, approved by the department, under [PURSUANT TO ITS
AUTHORITY TO PROMULGATE] regulations adopted under AS 17.37.060
or [ITS] approval of a [ANY] petition submitted [BY A PATIENT OR
PHYSICIAN] under AS 17.37.060;

(5) [(3)] "department" means the Department of Health and Social
Services;

(6) "facility monitored by the department or the Department of
Administration" means an institution, building, office, or home operated by the
department or the Department of Administration, funded by the department or
the Department of Administration, under contract with the department or the
Department of Administration, inspected by the department or the Department
of Administration, designated by the department or the Department of
Administration, or licensed by the department or the Department of
Administration, for the care of

(A) juveniles; for the purposes of this subparagraph,
"institution" includes a foster home and a group home, and a juvenile
detention facility; a juvenile detention home, a juvenile work camp, and a
treatment facility, as those terms are defined in AS 47.14.990;

(B) the elderly; for the purposes of this subparagraph,
"institution" includes an assisted living home as defined in AS 47.33.990
and a Pioneers' Home operated under AS 47.55;

(C) the mentally ill; for the purposes of this subparagraph,
"institution" includes a designated treatment facility and an evaluation
(7) "medical facility" means an institution, building, office, or home providing medical services, and includes a hospital, clinic, physician's office, or health facility as defined in AS 47.07.900, and a facility providing hospice care or rehabilitative services, as those terms are defined in AS 47.07.900;

(8) "medical use" means the acquisition, possession, cultivation, use or transportation of marijuana or paraphernalia related to the administration of marijuana to alleviate [ADDRESS THE SYMPTOMS OR EFFECTS OF] a debilitating medical condition under the provisions of this chapter and AS 11.71.090 [ONLY AFTER A PHYSICIAN HAS AUTHORIZED SUCH MEDICAL USE BY A DIAGNOSIS OF THE PATIENT'S DEBILITATING MEDICAL CONDITION];

(9) "patient" means a person who has a debilitating medical condition;

(10) "physician" means a person licensed to practice medicine in this state or an officer in the regular medical service of the armed forces of the United States or the United States Public Health Service while in the discharge of their official duties, or while volunteering services without pay or other remuneration to a hospital, clinic, medical office, or other medical facility in this state;

(11) "primary caregiver" means a person listed as a primary caregiver under AS 17.37.010 and in physical possession of a caregiver registry identification card; "primary caregiver" also includes an alternate caregiver when the alternate caregiver is in physical possession of the caregiver registry identification card [, OTHER THAN THE PATIENT'S PHYSICIAN, WHO IS 18 YEARS OF AGE OR OLDER AND HAS SIGNIFICANT RESPONSIBILITY FOR MANAGING THE WELL-BEING OF A PATIENT WHO HAS A DEBILITATING MEDICAL CONDITION];

(12) "PRISONER" MEANS A PERSON DETAINED OR CONFINED IN A CORRECTIONAL FACILITY, WHETHER BY ARREST, CONVICTION, OR COURT ORDER, OR A PERSON HELD AS A WITNESS OR OTHERWISE, INCLUDING MUNICIPAL PRISONERS HELD UNDER CONTRACT
AND JUVENILES HELD UNDER THE AUTHORITY OF AS 47.10;

(9) "REGISTRY IDENTIFICATION CARD" MEANS A DOCUMENT ISSUED BY THE DEPARTMENT WHICH IDENTIFIES A PATIENT AUTHORIZED TO ENGAGE IN THE MEDICAL USE OF MARIJUANA AND THE PATIENT'S PRIMARY CARE-GIVER, IF ANY;

(10) "Usable form" and "usable marijuana" means the seeds, leaves, buds, and flowers of the plant (genus) cannabis, but does not include the stalks or roots;

(11) "WRITTEN DOCUMENTATION" MEANS A STATEMENT SIGNED BY A PATIENT'S PHYSICIAN OR COPIES OF THE PATIENT'S PERTINENT MEDICAL RECORDS].

* Sec. 8. AS 17.37.020 and 17.37.050 are repealed.

* Sec. 9. This Act takes effect immediately under AS 01.10.070(c).