29-LS0409\G Martin 2/16/15

#### CS FOR HOUSE BILL NO. 79(JUD)

IN THE LEGISLATURE OF THE STATE OF ALASKA

### TWENTY-NINTH LEGISLATURE - FIRST SESSION

BY THE HOUSE JUDICIARY COMMITTEE

Offered: Referred:

Sponsor(s): HOUSE JUDICIARY COMMITTEE

## A BILL

## FOR AN ACT ENTITLED

"An Act relating to controlled substances; relating to marijuana; deleting marijuana, 1 2 hash, and hash oil from the controlled substance schedules and making conforming and 3 related amendments; relating to crimes and offenses related to marijuana and the use of marijuana; relating to driving a commercial motor vehicle or motor vehicle while under 4 5 the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance; 6 relating to conditions of release; relating to probation and parole; relating to sentencing; 7 relating to illicit synthetic drugs; relating to protective orders; relating to employer 8 alcohol, marijuana, and drug testing; relating to municipalities; relating to established 9 villages and local options; making conforming amendments; and providing for an 10 effective date."

# 11 **BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:**

\* Section 1. AS 02.30.030(b) is amended to read:

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(b) A person may not operate an aircraft occupied by a crew member or passenger who is obviously under the influence of intoxicating liquor, marijuana, or a controlled substance.

\* Sec. 2. AS 04.16.050(e) is amended to read:

(e) The court shall place a person sentenced under (b)(2), (c), or (d) of this section on probation for the appropriate period. The person may not refuse probation. The court may require the person to pay for and enroll in a juvenile alcohol safety action program, if one is available. The court shall impose the following conditions of probation:

(1) the person shall pay for and successfully complete any education or treatment recommended;

(2) the person may not consume inhalants or possess or consume controlled substances, marijuana, or alcoholic beverages, except as provided in AS 04.16.051(b);

(3) the person shall timely complete any community work ordered, as provided in (f) of this section; and

(4) other conditions the court considers appropriate.

\* Sec. 3. AS 05.45.100(c) is amended to read:

(c) A skier may not

(1) ski on a ski slope or trail that has been posted as "closed" under AS 05.45.060(b)(5) and (d);

(2) use a ski unless the ski is equipped with a strap or other device capable of stopping the ski should the ski become unattached from the skier;

(3) cross the uphill track of a J-bar, T-bar, platter pull, or rope tow except at locations designated by the operator, or place an object in an uphill track;

(4) move uphill on a tramway or use a ski slope or trail while the skier's ability is impaired by the influence of alcohol, marijuana, or a controlled substance as defined in AS 11.71.900 or other drug;

(5) knowingly enter upon public or private land from an adjoining ski area when the land has been closed by an owner and is posted by the owner or by the ski area operator under AS 05.45.060(e)(3).

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1	* <b>Sec. 4.</b> AS 08.68	3.270 is amended to read:	
2	Sec.	08.68.270. Grounds for denial, suspension, or revo	ocation. The board
3	may deny, sı	spend, or revoke the license of a person who	
4		(1) has obtained or attempted to obtain a license to	practice nursing by
5	fraud or dece	eit;	
6		(2) has been convicted of a felony or other crime if	the felony or other
7	crime is subs	stantially related to the qualifications, functions, or dutions	es of the licensee;
8		(3) habitually abuses alcoholic beverages or mari	<b>ijuana</b> , or illegally
9	uses controll	ed substances;	
10		(4) has impersonated a registered or practical nurse;	
11		(5) has intentionally or negligently engaged in	conduct that has
12	resulted in a	significant risk to the health or safety of a client or in in	njury to a client;
13		(6) practices or attempts to practice nursing w	hile afflicted with
14	physical or	mental illness, deterioration, or disability that in	nterferes with the
15	individual's j	performance of nursing functions;	
16		(7) is guilty of unprofessional conduct as defin	ned by regulations
17	adopted by the	ne board;	
18		(8) has wilfully or repeatedly violated a provision	of this chapter or
19	regulations a	dopted under this chapter or AS 08.01;	
20		(9) is professionally incompetent;	
21		(10) denies care or treatment to a patient or person	seeking assistance
22	if the sole re	ason for the denial is the failure or refusal of the patien	it or person seeking
23	assistance to	agree to arbitrate as provided in AS 09.55.535(a).	
24	* Sec. 5. AS 08.72	2.272(a) is amended to read:	
25	(a)	A licensee may prescribe and use a pharmaceutical	agent, including a
26	controlled su	bstance, in the practice of optometry if	
27		(1) the pharmaceutical agent	
28		(A) is prescribed and used for the treatment of	of ocular disease or
29	condi	tions, ocular adnexal disease or conditions, or emergen	icy anaphylaxis;
30		(B) is not a schedule IA or [,] IIA [, O	R VIA] controlled
31	subst	ance; however, notwithstanding this subparagraph,	, a licensee may
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1	prescribe and us	e a pharmaceutical agent containing	hydrocodone;
2	-	C) is prescribed in a quantity that do	•
3	prescribed use if	it is a controlled substance;	
4	(I	D) is not injected into the ocular glob	be of the eye; and
5	(I	E) is not a derivative of clostridium	botulinum; and
6	(2) the li	censee	
7	(4	A) has a physician-patient relation	onship, as defined by the
8	board in regulation	ions adopted under this chapter, with	th the person to whom the
9	pharmaceutical a	agent is prescribed; and	
10	(I	B) has on file with the departm	ent the licensee's current
11	federal Drug En	forcement Administration registration	on number that is valid for
12	the controlled su	bstance prescribed or used.	
13	* <b>Sec. 6.</b> AS 08.76.170(a) is a	mended to read:	
14	(a) A pawnbro	ker may not knowingly enter into	a pawnbroker transaction
15	with a person who is		
16	(1) unde	r 18 years of age;	
17	(2) und	ler the influence of alcohol <u>, ma</u>	rijuana, or a controlled
18	substance when the influ	uence is apparent; or	
19	(3) using	g the name of another person.	
20	* Sec. 7. AS 09.50.170 is ame	ended to read:	
21	Sec. 09.50.170.	Abatement of places used for certa	ain acts. (a) A person who
22	erects, establishes, conti	nues, maintains, uses, owns, or leas	es a building, structure, or
23	other place used for one	of the following activities is guilty	of maintaining a nuisance,
24	and the building, struct	ure, or place, or the ground itself in	n or upon which or in any
25	part of which the activit	y is conducted, permitted, carried or	n, continues, or exists, and
26	its furniture, fixtures, a	nd other contents, constitute a nuisa	ance and may be enjoined
27	and abated:		
28	(1) prost	itution;	
29	(2) an ill	egal activity involving a place of pro	ostitution; or
30	(3) an ill	egal activity involving	
31	(4	A) alcoholic beverages;	
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1	[]	B) a controlled substance;	
2	(0	C) an imitation controlled substance; [O	DR]
3	(]	D) gambling or promoting gambling <mark>; o</mark>	<u>r</u>
4	<u>(</u>	E) marijuana.	
5	(b) In this sec	tion, "illegal activity involving alcoho	olic beverages," "illegal
6	activity involving a co	ontrolled substance," "illegal activity	involving gambling or
7	promoting gambling,"	"illegal activity involving an imitation	controlled substance,"
8	"illegal activity invo	lving marijuana,'' "illegal activity	involving a place of
9	prostitution," and "prost	titution" have the meanings given in AS	34.03.360.
10	* Sec. 8. AS 09.60.070(c) is a	amended to read:	
11	(c) In this section	on, "serious criminal offense" means the	e following offenses:
12	(1) murc	der in any degree;	
13	(2) mans	slaughter;	
14	(3) crim	inally negligent homicide;	
15	(4) assau	ult in any degree;	
16	(5) kidn	apping;	
17	(6) sexu	al assault in any degree;	
18	(7) sexu	al abuse of a minor in any degree;	
19	(8) robb	ery in any degree;	
20	(9) coerd	cion;	
21	(10) exte	ortion;	
22	(11) arso	on in any degree;	
23	(12) bur	glary in any degree;	
24	(13) crir	ninal mischief in the first, second, third	, or fourth degree;
25	(14) dr	iving while under the influence of	an alcoholic beverage,
26	inhalant, or controlled	substance or another crime resulting f	from the operation of a
27	motor vehicle, boat, o	r airplane when the offender is und	er the influence of an
28	alcoholic beverage, man	<mark>rijuana, an</mark> inhalant, or <u>a</u> controlled sub	bstance;
29	(15) a cr	rime involving domestic violence, as de	fined in AS 18.66.990.
30	* Sec. 9. AS 09.65.210 is amo	ended to read:	
31	Sec. 09.65.210.	Damages resulting from commission	n of a felony or while
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**under the influence of alcohol<u>, marijuana</u>, or drugs.** A person who suffers personal injury or death or the person's personal representative under AS 09.55.570 or 09.55.580 may not recover damages for the personal injury or death if the injury or death occurred while the person was

(1) engaged in the commission of a felony, the person has been convicted of the felony, including conviction based on a guilty plea or plea of nolo contendere, and the party defending against the claim proves by clear and convincing evidence that the felony substantially contributed to the personal injury or death;

(2) engaged in conduct that would constitute the commission of an unclassified felony, a class A felony, or a class B felony for which the person was not convicted and the party defending against the claim proves by clear and convincing evidence

(A) the felonious conduct; and

(B) that the felonious conduct substantially contributed to the personal injury or death;

(3) fleeing after the commission, by that person, of conduct that would constitute an unclassified felony, a class A felony, or a class B felony or being apprehended for conduct that would constitute an unclassified felony, a class A felony, or a class B felony if the party defending against the claim proves by clear and convincing evidence

(A) the felonious conduct; and

(B) that the conduct during the flight or apprehension substantially contributed to the injury or death;

(4) operating a vehicle, aircraft, or watercraft while under the influence of intoxicating liquor, marijuana, or any controlled substance in violation of AS 28.35.030, was convicted, including conviction based on a guilty plea or plea of nolo contendere, and the party defending against the claim proves by clear and convincing evidence that the conduct substantially contributed to the personal injury or death; or

(5) engaged in conduct that would constitute a violation of AS 28.35.030 for which the person was not convicted if the party defending against

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1	the claim proves	by clear and convincing evidence	
2	_	(A) the violation of AS 28.35.030; and	
3		(B) that the conduct substantially cont	ributed to the personal
4	injury or	leath.	
5	* Sec. 10. AS 09.65.31	5(a) is amended to read:	
6	(a) A per	son is not liable beyond the limits of any appl	icable insurance policy
7	purchased by or	on behalf of the owner of the vehicle, or th	e taxicab or limousine
8	company or the o	company's owner, agents, or employees, for da	mages resulting from a
9	motor vehicle ac	cident if the person was driving a vehicle invol	ved in the accident and
10	(1	) before the accident, started driving the v	whicle involved in the
11	accident from or	near licensed premises;	
12	(2	) is, at the time of the accident, a person emp	loyed in the course and
13	scope of employ	ment to or under contract to drive a taxicab or	limousine, a taxicab or
14	limousine owner	, a holder of a taxicab or limousine permit iss	sued by a municipality,
15	or an owner or en	nployee of a company that dispatches taxicabs	or limousines;
16	(3	) was not under the influence of an alcoholic	beverage, <u>marijuana,</u>
17	inhalant, or contr	olled substance at the time of the accident;	
18	(4	) was driving the vehicle to the motor vehicle	le owner's residence or
19	designated reside	ntial location at the request of the motor vehic	le owner or operator or
20	a law enforcement	nt officer; and	
21	(5	) was driving the vehicle because the me	otor vehicle owner or
22	operator was unc	er the influence of an alcoholic beverage or m	<u>arijuana</u> or reasonably
23	believed to be un	der the influence of an alcoholic beverage or r	narijuana.
24	* Sec. 11. AS 09.65.31	5(e) is amended by adding a new paragraph to	read:
25	(4	) "marijuana" has the meaning given in AS 17	.38.900.
26	* Sec. 12. AS 09.65.32	0(b) is amended to read:	
27	(b) The	prohibition against the recovery of noneconor	nic losses in (a) of this
28	section does not	apply if the person who is liable for the perso	onal injury or wrongful
29	death		
30	(1	) was driving while under the influence of	an alcoholic beverage,
31	<b>marijuana, an</b> i	halant, or <u>a</u> controlled substance;	
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(2) acted intentionally, recklessly, or with gross negligence; 1 2 (3) fled from the scene of the accident; or 3 (4) was acting in furtherance of an offense or in immediate flight from an offense that constitutes a felony as defined in AS 11.81.900 at the time of the 4 5 accident. \* Sec. 13. AS 11.41.110(a) is amended to read: 6 7 (a) A person commits the crime of murder in the second degree if 8 (1) with intent to cause serious physical injury to another person or 9 knowing that the conduct is substantially certain to cause death or serious physical 10 injury to another person, the person causes the death of any person; 11 (2) the person knowingly engages in conduct that results in the death 12 of another person under circumstances manifesting an extreme indifference to the 13 value of human life: 14 (3) under circumstances not amounting to murder in the first degree 15 under AS 11.41.100(a)(3), while acting either alone or with one or more persons, the 16 person commits or attempts to commit arson in the first degree, kidnapping, sexual 17 assault in the first degree, sexual assault in the second degree, sexual abuse of a minor 18 in the first degree, sexual abuse of a minor in the second degree, burglary in the first 19 degree, escape in the first or second degree, robbery in any degree, or misconduct 20 involving a controlled substance under AS 11.71.010(a), 11.71.020(a), 11.71.030(a)(1) 21 or (2), or 11.71.040(a)(1) [OR (2)] and, in the course of or in furtherance of that crime 22 or in immediate flight from that crime, any person causes the death of a person other 23 than one of the participants; 24 (4) acting with a criminal street gang, the person commits or attempts 25 to commit a crime that is a felony and, in the course of or in furtherance of that crime 26 or in immediate flight from that crime, any person causes the death of a person other 27 than one of the participants; or 28 (5) the person with criminal negligence causes the death of a child 29 under the age of 16, and the person has been previously convicted of a crime involving 30 a child under the age of 16 that was 31 (A) a felony violation of <u>this chapter</u> [AS 11.41];

(B) in violation of a law or ordinance in another jurisdiction 1 2 with elements similar to a felony under this chapter [AS 11.41]; or 3 (C) an attempt, a solicitation, or a conspiracy to commit a 4 crime listed in (A) or (B) of this paragraph. 5 \* Sec. 14. AS 11.41.150(a) is amended to read: (a) A person commits the crime of murder of an unborn child if the person 6 7 (1) with intent to cause the death of an unborn child or of another 8 person, causes the death of an unborn child; 9 (2) with intent to cause serious physical injury to an unborn child or to 10 another person or knowing that the conduct is substantially certain to cause death or 11 serious physical injury to an unborn child or to another person, causes the death of an 12 unborn child; 13 (3) while acting alone or with one or more persons, commits or 14 attempts to commit arson in the first degree, kidnapping, sexual assault in the first 15 degree, sexual assault in the second degree, sexual abuse of a minor in the first degree, 16 sexual abuse of a minor in the second degree, burglary in the first degree, escape in the 17 first or second degree, robbery in any degree, or misconduct involving a controlled 18 substance under AS 11.71.010(a), 11.71.020(a), 11.71.030(a)(1) or (2), or 19 11.71.040(a)(1) [OR (2)], and, in the course of or in furtherance of that crime or in 20 immediate flight from that crime, any person causes the death of an unborn child; 21 (4) knowingly engages in conduct that results in the death of an unborn 22 child under circumstances manifesting an extreme indifference to the value of human 23 life; for purposes of this paragraph, a pregnant woman's decision to remain in a 24 relationship in which domestic violence, as defined in AS 18.66.990, has occurred 25 does not constitute conduct manifesting an extreme indifference to the value of human 26 life. 27 \* Sec. 15. AS 11.61.200(a) is amended to read: 28 (a) A person commits the crime of misconduct involving weapons in the third 29 degree if the person 30 (1) knowingly possesses a firearm capable of being concealed on one's 31 person after having been convicted of a felony or adjudicated a delinquent minor for

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conduct that would constitute a felony if committed by an adult by a court of this state, a court of the United States, or a court of another state or territory;

(2) knowingly sells or transfers a firearm capable of being concealed on one's person to a person who has been convicted of a felony by a court of this state, a court of the United States, or a court of another state or territory;

(3) manufactures, possesses, transports, sells, or transfers a prohibited weapon;

(4) knowingly sells or transfers a firearm to another whose physical or mental condition is substantially impaired as a result of the introduction of an intoxicating liquor, marijuana, or controlled substance into that other person's body;

(5) removes, covers, alters, or destroys the manufacturer's serial number on a firearm with intent to render the firearm untraceable;

(6) possesses a firearm on which the manufacturer's serial number has been removed, covered, altered, or destroyed, knowing that the serial number has been removed, covered, altered, or destroyed with the intent of rendering the firearm untraceable;

(7) violates AS 11.46.320 and, during the violation, possesses on the person a firearm when the person's physical or mental condition is impaired as a result of the introduction of an intoxicating liquor, marijuana, or controlled substance into the person's body;

(8) violates AS 11.46.320 or 11.46.330 by entering or remaining unlawfully on premises or in a propelled vehicle in violation of a provision of an order issued or filed under AS 18.66.100 - 18.66.180 or issued under former AS 25.35.010(b) or 25.35.020 and, during the violation, possesses on the person a defensive weapon or a deadly weapon, other than an ordinary pocketknife;

(9) communicates in person with another in violation of AS 11.56.740 and, during the communication, possesses on the person a defensive weapon or a deadly weapon, other than an ordinary pocketknife;

(10) resides in a dwelling knowing that there is a firearm capable of being concealed on one's person or a prohibited weapon in the dwelling if the person has been convicted of a felony by a court of this state, a court of the United States, or a

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court of another state or territory, unless the person has written authorization to live in 1 2 a dwelling in which there is a concealable weapon described in this paragraph from a 3 court of competent jurisdiction or from the head of the law enforcement agency of the 4 community in which the dwelling is located; or 5 (11) discharges a firearm from a propelled vehicle while the vehicle is being operated in circumstances other than described in AS 11.61.190(a)(2). 6 7 [(12) REPEALED.] \* Sec. 16. AS 11.61.210(a) is amended to read: 8 9 (a) A person commits the crime of misconduct involving weapons in the 10 fourth degree if the person 11 (1) possesses on the person, or in the interior of a vehicle in which the 12 person is present, a firearm when the person's physical or mental condition is impaired 13 as a result of the introduction of an intoxicating liquor, **marijuana**, or a controlled 14 substance into the person's body in circumstances other than described in 15 AS 11.61.200(a)(7); 16 (2) discharges a firearm from, on, or across a highway; 17 (3) discharges a firearm with reckless disregard for a risk of damage to 18 property or a risk of physical injury to a person under circumstances other than those 19 described in AS 11.61.195(a)(3)(A); 20 (4) manufactures, possesses, transports, sells, or transfers metal 21 knuckles; 22 (5) sells or transfers a switchblade or a gravity knife to a person under 23 18 years of age without the prior written consent of the person's parent or guardian; 24 (6) knowingly sells a firearm or a defensive weapon to a person under 25 18 years of age; 26 other than a preschool, elementary, junior high, or secondary (7)27 school student, knowingly possesses a deadly weapon or a defensive weapon, without 28 the permission of the chief administrative officer of the school or district or the 29 designee of the chief administrative officer, within the buildings of, on the grounds of, 30 or on the school parking lot of a public or private preschool, elementary, junior high, 31 or secondary school, on a school bus while being transported to or from school or a

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school-sponsored event, or while participating in a school-sponsored event, except that a person 21 years of age or older may possess

(A) a deadly weapon, other than a loaded firearm, in the trunk of a motor vehicle or encased in a closed container in a motor vehicle;

(B) a defensive weapon;

(C) an unloaded firearm if the person is traversing school premises in a rural area for the purpose of entering public or private land that is open to hunting and the school board with jurisdiction over the school premises has elected to have this exemption apply to the school premises; in this subparagraph, "rural" means a community with a population of 5,500 or less that is not connected by road or rail to Anchorage or Fairbanks or with a population of 1,500 or less that is connected by road or rail to Anchorage or Fairbanks; or

(8) being a preschool, elementary, junior high, or secondary school student, knowingly possesses a deadly weapon or a defensive weapon, within the buildings of, on the grounds of, or on the school parking lot of a public or private preschool, elementary, junior high, or secondary school, on a school bus while being transported to or from school or a school-sponsored event, or while participating in a school-sponsored event, except that a student may possess a deadly weapon, other than a firearm as defined under 18 U.S.C. 921, or a defensive weapon if the student has obtained the prior permission of the chief administrative officer of the school or district or the designee of the chief administrative officer for the possession.

\* Sec. 17. AS 11.71.030(a) is amended to read:

(a) Except as authorized in AS 17.30, a person commits the crime of misconduct involving a controlled substance in the third degree if the person

(1) under circumstances not proscribed under AS 11.71.020(a)(2) - (6),
 manufactures or delivers any amount of a schedule IIA or IIIA controlled substance or
 possesses any amount of a schedule IIA or IIIA controlled substance with intent to
 manufacture or deliver;

(2) delivers any amount of a schedule IVA <u>or</u> [,] VA [, OR VIA] controlled substance to a person under 19 years of age who is at least three years

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1	younger than the per	son delivering the substance; or	
2		ossesses any amount of a schedule IA or I	IA controlled substance
3		(A) with reckless disregard that the pos	
4		(i) on or within 500 feet of scho	
5		(ii) at or within 500 feet of a red	creation or youth center;
6	or		
7		(B) on a school bus.	
8	* Sec. 18. AS 11.71.040(a	) is amended to read:	
9	(a) Except	as authorized in AS 17.30, a person	commits the crime of
10	misconduct involving	g a controlled substance in the fourth degr	ee if the person
11	(1) r	nanufactures or delivers any amount of	a schedule IVA or VA
12	controlled substance	e or possesses any amount of a schedule	e IVA or VA controlled
13	substance with intent	t to manufacture or deliver;	
14	(2)	manufactures or delivers, or possess	es with the intent to
15	manufacture or deliv	manufacture or deliver, one or more preparations, compounds, mixtures, or substances	
16	of an aggregate weight of one ounce or more containing a schedule VIA controlled		
17	substance;		
18	(3) p	ossesses	
19		(A) any amount of a	
20		(i) schedule IA controlled substa	ance; or
21		(ii) IIA controlled substance	e except a controlled
22	substa	ance listed in AS 11.71.150(e)(11) - (15);	
23		(B) 25 or more tablets, ampules, o	r syrettes containing a
24	schedule IIIA	a or IVA controlled substance;	
25		(C) one or more preparations, co	mpounds, mixtures, or
26	substances of	f an aggregate weight of	
27		(i) three grams or more contai	-
28		controlled substance except a controlled sub-	ubstance in a form listed
29	in (ii)	of this subparagraph;	
30		(ii) 12 grams or more conta	-
31	contro	olled substance listed in AS 11.71.160(f)	(7) - (16) that has been
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1	spray	ed on or otherwise applied to tobacco, an herb	, or another organic
2	1	ial; or	
3		(iii) 500 milligrams or more o	of a schedule IIA
4	contro	olled substance listed in AS 11.71.150(e)(11) -	(15);
5		(D) 50 or more tablets, ampules, or sy	rettes containing a
6	schedule VA	controlled substance;	
7		(E) one or more preparations, compou	unds, mixtures, or
8	substances of	f an aggregate weight of six grams or more co	ontaining a schedule
9	VA controlle	d substance;	
10		(F) one or more preparations, compou	unds, mixtures, or
11	substances o	of an aggregate weight of four ounces or	more containing a
12	schedule VIA	A controlled substance; or	
13		(G) 25 or more plants of the genus cannabis	;
14	(4) ]	possesses a schedule IIIA, IVA, <u>or</u> VA [, C	OR VIA] controlled
15	substance		
16		(A) with reckless disregard that the possession	on occurs
17		(i) on or within 500 feet of school gr	ounds; or
18		(ii) at or within 500 feet of a recreat	ion or youth center;
19	or		
20		(B) on a school bus;	
21	(5)	knowingly keeps or maintains any store,	shop, warehouse,
22	dwelling, building,	vehicle, boat, aircraft, or other structure or pla	ace that is used for
23	keeping or distributing	ng controlled substances in violation of a felon	y offense under this
24	chapter or AS 17.30;		
25	(6) r	nakes, delivers, or possesses a punch, die, pl	ate, stone, or other
26	thing that prints, imp	prints, or reproduces a trademark, trade name,	or other identifying
27	-	vice of another or any likeness of any of these	
28	container, or labeling	g so as to render the drug a counterfeit substanc	се;
29		nowingly uses in the course of the manufacture	
30		e a registration number that is fictitious, revo	ked, suspended, or
31	issued to another per	'son;	

(8) knowingly furnishes false or fraudulent information in or omits 1 2 material information from any application, report, record, or other document required 3 to be kept or filed under AS 17.30; 4 (9) obtains possession of a controlled substance by misrepresentation, 5 fraud, forgery, deception, or subterfuge; or (10) affixes a false or forged label to a package or other container 6 7 containing any controlled substance. \* Sec. 19. AS 11.71.110 is amended to read: 8 9 Sec. 11.71.110. Duties of committee. The committee shall 10 (1) advise the governor of the need to add, delete, or reschedule substances in the schedules in <u>AS 11.71.140 - 11.71.180</u> [AS 11.71.140 - 11.71.190]; 11 12 (2) recommend regulations for adoption by the Board of Pharmacy to 13 prevent excessive prescription of controlled substances and the diversion of 14 prescription drugs into illicit channels; 15 (3) evaluate the effectiveness of programs in the state providing 16 treatment and counseling for persons who abuse controlled substances; 17 (4) recommend programs to the Alaska Court System to be instituted 18 as alternatives to the prosecution or imprisonment of offenders who have no prior 19 criminal record involving controlled substance offenses and who are charged with 20 crimes involving controlled substances; 21 (5) review and evaluate enforcement policies and practices of the 22 Department of Public Safety and the Department of Law with regard to crimes 23 involving controlled substances, and recommend modifications of those policies and 24 practices consistent with the committee's assessment of the probable danger of 25 particular controlled substances; and 26 (6) review budget requests and recommend amounts for appropriations 27 to the governor and the legislature for departments and agencies responsible for (A) enforcing criminal laws pertaining to controlled 28 29 substances: 30 (B) providing treatment and counseling of persons who abuse 31 controlled substances; and

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1	(C) regulating the legitimate handling of controlled substances.
2	* Sec. 20. AS 11.71.120(a) is amended to read:
3	(a) If, after considering the factors set out in (c) of this section, the committee
4	decides to recommend that a substance should be added to, deleted from, or
5	rescheduled in a schedule of controlled substances under AS 11.71.140 - 11.71.180
6	[AS 11.71.140 - 11.71.190], the governor shall introduce legislation in accordance
7	with the recommendation of the committee.
8	* Sec. 21. AS 11.71.180(a) is amended to read:
9	(a) A substance shall be placed in schedule VA if it is found under
10	AS 11.71.120(c) to have a degree of danger or probable danger to a person or the
11	public <b>that</b> [WHICH] is less than substances listed in schedule IVA [, BUT HIGHER
12	THAN SUBSTANCES LISTED IN SCHEDULE VIA].
13	* Sec. 22. AS 11.71.311(a) is amended to read:
14	(a) A person may not be prosecuted for a violation of AS 11.71.030(a)(3),
15	11.71.040(a)(3) or (4), 11.71.050(a)(2), or <b><u>11.71.060(a)(2)</u></b> [11.71.060(a)(1) OR (2)] if
16	that person
17	(1) sought, in good faith, medical or law enforcement assistance for
18	another person who the person reasonably believed was experiencing a drug overdose
19	and
20	(A) the evidence supporting the prosecution for an offense
21	under AS 11.71.030(a)(3), 11.71.040(a)(3) or (4), 11.71.050(a)(2), or
22	<u><b>11.71.060(a)(2)</b></u> [11.71.060(a)(1) OR (2)] was obtained or discovered as a
23	result of the person seeking medical or law enforcement assistance;
24	(B) the person remained at the scene with the other person until
25	medical or law enforcement assistance arrived; and
26	(C) the person cooperated with medical or law enforcement
27	personnel, including by providing identification;
28	(2) was experiencing a drug overdose and sought medical assistance,
29	and the evidence supporting a prosecution for an offense under AS 11.71.030(a)(3),
30	11.71.040(a)(3) or (4), 11.71.050(a)(2), or <u>11.71.060(a)(2)</u> [11.71.060(a)(1) OR (2)]
31	was obtained as a result of the overdose and the need for medical assistance.

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1	* Sec. 23. AS 11.71.90	0(4) is amended to read:	
2	(4	) "controlled substance" means a drug, su	ubstance, or immediate
3	precursor include	d in the schedules set out in <u>AS 11.71.140 - 1</u>	<b>1.71.180</b> [AS 11.71.140
4	- 11.71.190];		
5	* Sec. 24. AS 11.71.90	0(13) is amended to read:	
6	(1	3) "manufacture"	
7		(A) means the production, pre	paration, propagation,
8	compound	ling, conversion, growing, or processing of	a controlled substance,
9	either dire	ectly or indirectly by extraction from substan	ces of natural origin, or
10	independe	ently by means of chemical synthesis, or	by a combination of
11	extraction	and chemical synthesis [; HOWEVER,	THE GROWING OF
12	MARIJU	ANA FOR PERSONAL USE IS NOT MANU	FACTURING];
13		(B) includes the preparation, con	npounding, packaging,
14	repackagi	ng, labeling, or relabeling of a controlled su	bstance or its container
15	unless do	ne in conformity with applicable federal law	
16		(i) by a practitioner as an incid	ent to the practitioner's
17	ad	ministering or dispensing of a controlled sub	ostance in the course of
18	the	e practitioner's professional practice; or	
19	(ii) by a	a practitioner, or by the practitioner's authority	orized agent under the
20	practitioner's sup	ervision, for the purpose of, or as an inciden	t to, research, teaching,
21	or chemical analy	rsis and not for sale;	
22	* Sec. 25. AS 11.81.90	0(b)(34) is amended to read:	
23	(3)	4) "intoxicated" means intoxicated from	the use of a drug <u>.</u>
24	<u>marijuana,</u> or al	cohol;	
25	* Sec. 26. AS 12.30.01	1(b) is amended to read:	
26	(b) If a ju	dicial officer determines that the release unde	er (a) of this section will
27	not reasonably as	sure the appearance of the person or will pose	e a danger to the victim,
28	other persons, or	the community, the officer shall impose the le	east restrictive condition
29	or conditions the	at will reasonably assure the person's appe	arance and protect the
30	victim, other per	sons, and the community. In addition to con-	ditions under (a) of this
31	section, the judic	al officer may, singly or in combination,	

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51	(15) if the person is under the treatment of a licensed health care	
30 31		
29 30	(14) place the person in the custody of an individual who agrees to serve as a third-party custodian of the person as provided in AS 12.30.021;	
28 29	licensed under AS 04; $(14)$ place the person in the sustedy of an individual who agrees to	
27 28	(13) order the person to refrain from entering or remaining in premises licensed under $AS 04$ :	
26 27	officer or agency;	
25 26	(12) require the person to keep regular contact with a law enforcement	
24 25	court;	
23 24	or in the residence of the person's third-party custodian, at time periods set by the	
22	(11) require the person to be physically inside the person's residence,	
21	prescriptive authority;	
20	as defined by AS 11.71, unless prescribed by a licensed health care provider with	
19	(10) require the person to refrain from the use of a controlled substance	
18	of alcoholic beverages <u>or marijuana</u> ;	
17	(9) require the person to refrain from the consumption and possession	
16	witness, or a codefendant;	
15	(8) require the person to avoid all contact with a victim, a potential	
14	authority within two business days after any change in employment;	
13	(7) require the person to notify the person's lawyer and the prosecuting	
12	actively seek employment;	
11	(6) require the person to maintain employment or, if unemployed,	
10	person or in the person's vehicle or residence;	
9	(5) order the person to refrain from possessing a deadly weapon on the	
8	(4) place restrictions on the person's travel, association, or residence;	
7	of cash to be deposited in the registry of the court;	
6	(3) require the execution of a performance bond in a specified amount	
5	or the deposit of cash;	
4	(2) require the execution of a bail bond with sufficient solvent sureties	
3	of the amount of the bond;	
2	of cash to be deposited into the registry of the court, in a sum not to exceed 10 percent	
1	(1) require the execution of an appearance bond in a specified amount	

provider, order the person to follow the provider's treatment recommendations; 1 2 (16) order the person to take medication that has been prescribed for 3 the person by a licensed health care provider with prescriptive authority; (17) order the person to comply with any other condition that is 4 5 reasonably necessary to assure the appearance of the person and to assure the safety of the victim, other persons, and the community; 6 7 (18) require the person to comply with a program established under 8 AS 47.38.020 if the person has been charged with an alcohol-related, marijuana-9 related, or substance-abuse-related offense that is an unclassified felony, a class A 10 felony, a sexual felony, or a crime involving domestic violence; 11 (19) order the person to refrain from entering or remaining in 12 premises registered under AS 17.38. 13 \* Sec. 27. AS 12.30.016 is amended by adding a new subsection to read: (g) In a prosecution charging a violation of AS 17.38.200 or 17.38.210, a 14 15 judicial officer may order the person to 16 (1) refrain from 17 (A) consuming marijuana; or 18 (B) possessing on the person, in the person's residence, or in 19 any vehicle or other property over which the person has control, marijuana, 20 marijuana products, or marijuana accessories; 21 (2) submit to a search without a warrant of the person, the person's personal property, the person's residence, or any vehicle or other property over which 22 23 the person has control, for the presence of marijuana, marijuana products, or marijuana 24 accessories by a peace officer who has reasonable suspicion that the person is violating the terms of the person's release by possessing marijuana, marijuana 25 26 products, or marijuana accessories; 27 (3) provide a sample for a urinalysis or blood test when requested by a 28 law enforcement officer: 29 (4) refrain from entering or remaining in a place where marijuana is 30 being used, manufactured, grown, or distributed; 31 (5) comply with a program established under AS 47.38.020.

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\* Sec. 28. AS 12.30.080 is amended by adding a new paragraph to read:

(8) "marijuana," "marijuana accessories," and "marijuana products" have the meanings given in AS 17.38.900.

\* Sec. 29. AS 12.45.084(a) is amended to read:

(a) In a prosecution under AS 11.71.010 - 11.71.060 or AS 17.38.200 -17.38.230, a complete copy of an official laboratory report from the Department of Public Safety or a laboratory operated by another law enforcement agency is prima facie evidence of the content, identity, and weight of a controlled substance, marijuana, or usable marijuana. The report must be signed by the person performing the analysis and must state that the substance <u>that</u> [WHICH] is the basis of the alleged offense has been weighed and analyzed. In the report, the author shall state with specificity findings as to the content, weight, and identity of the substance. <u>In</u> <u>this subsection, "marijuana" and "usable marijuana" have the meanings given</u> in AS 17.38.900.

\* Sec. 30. AS 12.55.015(a) is amended to read:

(a) Except as limited by AS 12.55.125 - 12.55.175, the court, in imposing sentence on a defendant convicted of an offense, may singly or in combination

(1) impose a fine when authorized by law and as provided in AS 12.55.035;

(2) order the defendant to be placed on probation under conditions specified by the court that may include provision for active supervision;

(3) impose a definite term of periodic imprisonment, but only if an employment obligation of the defendant preexisted sentencing and the defendant receives a composite sentence of not more than two years to serve;

(4) impose a definite term of continuous imprisonment;

(5) order the defendant to make restitution under AS 12.55.045;

(6) order the defendant to carry out a continuous or periodic program of community work under AS 12.55.055;

(7) suspend execution of all or a portion of the sentence imposed under AS 12.55.080;

(8) suspend imposition of sentence under AS 12.55.085;

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(9) order the forfeiture to the commissioner of public safety or a 1 2 municipal law enforcement agency of a deadly weapon that was in the actual 3 possession of or used by the defendant during the commission of an offense described in AS 11.41, AS 11.46, AS 11.56, or AS 11.61; 4 5 (10) order the defendant, while incarcerated, to participate in or comply with the treatment plan of a rehabilitation program that is related to the 6 7 defendant's offense or to the defendant's rehabilitation if the program is made available 8 to the defendant by the Department of Corrections; 9 (11) order the forfeiture to the state of a motor vehicle, weapon, electronic communication device, or money or other valuables, used in or obtained 10 through an offense that was committed for the benefit of, at the direction of, or in 11 12 association with a criminal street gang; 13 order the defendant to have no contact, either directly or (12)indirectly, with a victim or witness of the offense until the defendant is 14 15 unconditionally discharged; 16 (13)order the defendant to refrain from consuming alcoholic beverages or using marijuana for a period of time. 17 \* Sec. 31. AS 12.55.015(j) is amended to read: 18 19 (j) Nothing in (a)(13) of this section limits or restricts the authority of a court 20 to order a person to refrain from the consumption of alcohol or use of marijuana as a 21 condition of sentence or probation. 22 \* Sec. 32. AS 12.55.155(c)(5) is amended to read: 23 (5) the defendant knew or reasonably should have known that the 24 victim of the offense was particularly vulnerable or incapable of resistance due to advanced age, disability, ill health, homelessness, consumption of alcohol, marijuana, 25 26 or drugs, or extreme youth or was for any other reason substantially incapable of 27 exercising normal physical or mental powers of resistance; \* Sec. 33. AS 12.55.155(c)(30) is amended to read: 28 29 (30) the defendant is convicted of an offense specified in AS 11.41.410 30 - 11.41.455, and the defendant knowingly supplied alcohol, marijuana, or a 31 controlled substance to the victim in furtherance of the offense with the intent to make

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1	the victim incapa	citated; in this paragraph, "incapacitated"	has the meaning given in
2	AS 11.41.470;		
3	* Sec. 34. AS 12.55.15	5(g) is amended to read:	
4	(g) Vol	untary alcohol <u>, marijuana,</u> or other dru	ig intoxication or chronic
5	alcoholism or o	ther drug <u>or marijuana</u> addiction ma	ay not be considered an
6	aggravating or m	itigating factor.	
7	* Sec. 35. AS 12.55.18	5 is amended by adding a new paragraph to	o read:
8	(2	0) "marijuana" has the meaning given in A	AS 17.38.900.
9	* Sec. 36. AS 17.21.01	0(b) is amended to read:	
10	(b) A syr	thetic drug is illicit if	
11	(1	) the label	
12		(A) is false or misleading;	
13		(B) does not specify the identity of t	he substances contained in
14	the synthe	etic drug; or	
15		(C) does not specify the name and	l place of business of the
16	manufact	arer, packer, or distributor; and	
17	(2	) the synthetic drug has one or more of the	following characteristics:
18		(A) the packaging or labeling of the	ne synthetic drug suggests
19	that the	user will achieve euphoria, a hallucina	tion, mood enhancement,
20	relaxation	, stimulation, or another effect on the body	,
21		(B) the name or packaging of the syn	nthetic drug uses images or
22	labels sug	ggesting that it is a controlled substance	or marijuana or has the
23	effect of a	a controlled substance or marijuana;	
24		(C) the synthetic drug resembles	a controlled substance or
25	<u>marijuan</u>	<b>a</b> in appearance, in chemical structure, or c	composition;
26		(D) the synthetic drug is marketed or	r advertised for a particular
27	use or pu	rpose and the cost of the synthetic drug is	s disproportionately higher
28	than othe	r products marketed or advertised for the	ne same or similar use or
29	purpose;		
30		(E) the synthetic drug contains a	warning label stating or
31	suggestin	g that the synthetic drug is in compliance	with state laws regulating

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1	controlle	d substances <u>or marijuana</u> ;	
2		(F) the synthetic drug is a product to	which has been added a
3	synthetic	chemical or synthetic chemical compound	l that does not have a
4	legitimat	e relationship to the advertised use of the prod	luct.
5	* Sec. 37. AS 17.21.09	90(3) is amended to read:	
6	(3	B) "synthetic drug" means a substance that is	
7		(A) a chemical or chemical com	pound intended, when
8	introduce	ed into the human body, to mimic or simula	te the effect of a drug
9	[OR] con	trolled substance <u>, or marijuana</u> ;	
10		(B) in the form of	
11		(i) a crystalline or powder prod	duct in crystalline, loose
12	p	owder, block, tablet, or capsule form; or	
13		(ii) plant material in granular,	, loose leaf, powder, or
14	li	quid form or used as a food additive; and	
15		(C) not a controlled substance or mari	uana.
16	* Sec. 38. AS 17.30.0	70(c) is amended to read:	
17	(c) If the	ne classification of a controlled substance is	n a schedule set out in
18	<u>AS 11.71.140</u> -	<b>11.71.180</b> [AS 11.71.140 - 11.71.190]	is different from its
19	corresponding cl	assification under federal law, the requirement	nts of (a) and (b) of this
20	section are deter	mined by the classification of the substance un	nder federal law.
21	* Sec. 39. AS 17.30.08	80(a) is amended to read:	
22	(a) A	controlled substance classified under fee	leral law <u>, other than</u>
23	<b>marijuana,</b> or i	in a schedule set out in AS 11.71.140 - 11.	<u>71.180</u> [AS 11.71.140 -
24	11.71.190] may	not be administered, prescribed, dispensed, o	or distributed other than
25	for a medical put	rpose.	
26	* Sec. 40. AS 17.30.08	80(b) is amended to read:	
27	(b) A pe	erson who violates (a) of this section, or who	otherwise manufactures,
28	distributes, disp	enses, or conducts research with a controlle	d substance in the state
29	without fully co	omplying with 21 U.S.C. 811 - 830 (Cont	rolled Substances Act),
30	<u>except as to ma</u>	rijuana, and regulations adopted under thos	e sections, <u>except as to</u>
31	<u>marijuana,</u> is	guilty of misconduct involving a contr	olled substance under
	<u>ا</u>	-23- Jew Text Underlined [DELETED TEXT BRACKET]	CSHB 79(JUD)

1	AS 11.71.010 - 11.71.060 in the degree appropriate to the circumstances as described
2	in those sections. Upon filing a complaint, information, presentment, or indictment
3	charging a medical assistance provider with misconduct involving a controlled
4	substance under AS 11.71.140 - 11.71.180 [AS 11.71.140 - 11.71.190], the attorney
5	general shall, in writing, notify the commissioner of health and social services of the
6	filing.
7	* Sec. 41. AS 17.30.140 is amended to read:
8	Sec. 17.30.140. Education and research. (a) The commissioner of health and
9	social services shall provide for educational programs designed to prevent and deter
10	the abuse of <b>alcohol, marijuana, and</b> controlled substances. In connection with these
11	programs, the commissioner may
12	(1) assist the regulated industry and interested groups and
13	organizations in contributing to the reduction of abuse of alcohol, marijuana, and
14	controlled substances;
15	(2) promote better recognition of the problems surrounding abuse of
16	alcohol, marijuana, and controlled substances within the regulated industry and
17	among interested groups and organizations;
18	(3) consult with interested groups and organizations to aid them in
19	solving administrative and organizational problems;
20	(4) evaluate procedures, projects, and techniques conducted or
21	proposed as part of educational programs on abuse of alcohol, marijuana, and
22	controlled substances;
23	(5) disseminate the results of research on abuse of <u>alcohol, marijuana</u> ,
24	and controlled substances to promote a better public understanding of the problems
25	that [WHICH] exist and their solutions; and
26	(6) with the cooperation of the Department of Law, assist in the
27	education and training of state and local law enforcement officials in their efforts to
28	prevent illicit traffic in and abuse of <b><u>alcohol, marijuana, and</u></b> controlled substances.
29	(b) The commissioner of health and social services shall encourage research
30	on alcohol, marijuana, and controlled substances and may
31	(1) establish methods to assess the effects of <u>alcohol, marijuana, and</u>

1	controlled substances and identify and characterize those with potential for abuse;
2	(2) make studies and undertake research to
3	(A) develop new or improved approaches, techniques, systems,
4	equipment, and devices to strengthen the enforcement of this chapter;
5	(B) determine patterns of abuse of <u>alcohol, marijuana, and</u>
6	controlled substances and their social effects; and
7	(C) improve methods for preventing, predicting, and
8	understanding the abuse of <b>alcohol, marijuana, and</b> controlled substances;
9	(3) enter into contracts with public agencies, institutions of higher
10	education, and private organizations or individuals for conducting research,
11	demonstrations, or special projects that [WHICH] bear directly on abuse of alcohol,
12	marijuana, and controlled substances and for related research and educational
13	activities.
14	* Sec. 42. AS 17.37.030(a) is amended to read:
15	(a) A patient, primary caregiver, or alternate caregiver registered with the
16	department under this chapter has an affirmative defense to a criminal prosecution
17	related to marijuana to the extent provided in AS 17.38.270 [AS 11.71.090].
18	* Sec. 43. AS 17.37.070(8) is amended to read:
19	(8) "medical use" means the acquisition, possession, cultivation, use or
20	transportation of marijuana or paraphernalia related to the administration of marijuana
21	to alleviate a debilitating medical condition under the provisions of this chapter and
22	<u>AS 17.38.270</u> [AS 11.71.090];
23	* Sec. 44. AS 17.38.020 is amended to read:
24	Sec. 17.38.020. Personal use of marijuana. <u>The</u> [NOTWITHSTANDING
25	ANY OTHER PROVISION OF LAW, EXCEPT AS OTHERWISE PROVIDED IN
26	THIS CHAPTER, THE] following acts, by persons 21 years of age or older, are lawful
27	and <b>are not</b> [SHALL NOT BE A] criminal or civil <b>offenses</b> [OFFENSE] under Alaska
28	law or the law of any political subdivision of Alaska or <b>bases</b> [BE A BASIS] for
29	seizure or forfeiture of assets under Alaska law:
30	(1) possessing, using, displaying, purchasing, or transporting
31	marijuana accessories or one ounce or less of marijuana;
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(2) possessing, growing, processing, or transporting **not** [NO] more 1 2 than six marijuana plants, with three or fewer being mature, flowering plants, and 3 possession of the marijuana produced by the plants on the premises where the plants 4 were grown; 5 (3) transferring one ounce or less of marijuana and up to six immature marijuana plants to a person who is 21 years of age or older without remuneration; 6 7 (4) consumption of marijuana, except that nothing in this chapter permits [SHALL PERMIT] the consumption of marijuana in a public place; and 8 9 (5) assisting another person who is 21 years of age or older in any of 10 the acts described in (1) - (4) of this section. 11 \* Sec. 45. AS 17.38.070(a) is amended to read: The INOTWITHSTANDING ANY OTHER PROVISION OF LAW, 12 (a) 13 THE] following acts, when performed by a retail marijuana store with a current, valid 14 registration, or a person 21 years of age or older who is acting in the person's capacity 15 as an owner, employee, or agent of a retail marijuana store, are lawful and are not 16 offenses [SHALL NOT BE AN OFFENSE] under Alaska law or bases [BE A BASIS] 17 for seizure or forfeiture of assets under Alaska law: 18 (1)possessing, displaying, storing, or transporting marijuana or 19 marijuana products, except that marijuana and marijuana products may not be 20 displayed in a manner that is visible to the general public from a public right-of-way; 21 (2) delivering or transferring marijuana or marijuana products to a 22 registered marijuana testing facility; 23 (3) receiving marijuana or marijuana products from a registered 24 marijuana testing facility; purchasing marijuana from a registered marijuana cultivation 25 (4) 26 facility; 27 purchasing marijuana or marijuana products from a registered (5) 28 marijuana product manufacturing facility; and 29 (6) delivering, distributing, or selling marijuana or marijuana products 30 to consumers. 31 \* Sec. 46. AS 17.38.070(b) is amended to read:

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1	(b) <u>The</u> [NOTWITHSTANDING ANY OTHER PROVISION OF LAW,
2	THE] following acts, when performed by a marijuana cultivation facility with a
3	current, valid registration, or a person 21 years of age or older who is acting in the
4	person's capacity as an owner, employee, or agent of a marijuana cultivation facility,
5	are lawful and are not offenses [SHALL NOT BE AN OFFENSE] under Alaska law
6	or <b>bases</b> [BE A BASIS] for seizure or forfeiture of assets under Alaska law:
7	(1) cultivating, manufacturing, harvesting, processing, packaging,
8	transporting, displaying, storing, or possessing marijuana;
9	(2) delivering or transferring marijuana to a registered marijuana
10	testing facility;
11	(3) receiving marijuana from a <b>registered</b> marijuana testing facility;
12	(4) delivering, distributing, or selling marijuana to a registered
13	marijuana cultivation facility, a registered marijuana product manufacturing facility,
14	or a <u>registered</u> retail marijuana store;
15	(5) receiving or purchasing marijuana from a <b>registered</b> marijuana
16	cultivation facility; and
17	(6) receiving marijuana seeds or immature marijuana plants from a
18	person 21 years of age or older.
19	* Sec. 47. AS 17.38.070(c) is amended to read:
20	(c) <u>The</u> [NOTWITHSTANDING ANY OTHER PROVISION OF LAW,
21	THE] following acts, when performed by a marijuana product manufacturing facility
22	with a current, valid registration, or a person 21 years of age or older who is acting in
23	the person's capacity as an owner, employee, or agent of a marijuana product
24	manufacturing facility, are lawful and are not offenses [SHALL NOT BE AN
25	OFFENSE] under Alaska law or bases [BE A BASIS] for seizure or forfeiture of
26	assets under Alaska law:
27	(1) packaging, processing, transporting, manufacturing, displaying, or
28	possessing marijuana or marijuana products;
29	(2) delivering or transferring marijuana or marijuana products to a
30	registered marijuana testing facility;
31	(3) receiving marijuana or marijuana products from a registered
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marijuana testing facility;

(4) delivering or selling marijuana or marijuana products to a **registered** retail marijuana store or a marijuana product manufacturing facility;

(5) purchasing marijuana from a <u>registered</u> marijuana cultivation facility; and

(6) purchasing of marijuana or marijuana products from a <u>registered</u> marijuana product manufacturing facility.

\* Sec. 48. AS 17.38.070(d) is amended to read:

(d) <u>The</u> [NOTWITHSTANDING ANY OTHER PROVISION OF LAW,
THE] following acts, when performed by a marijuana testing facility with a current, valid registration, or a person 21 years of age or older who is acting in the person's capacity as an owner, employee, or agent of a marijuana testing facility, are lawful and <u>are not offenses</u> [SHALL NOT BE AN OFFENSE] under Alaska law or <u>bases</u> [BE A BASIS] for seizure or forfeiture of assets under Alaska law:

(1) possessing, cultivating, processing, repackaging, storing, transporting, displaying, transferring, or delivering marijuana;

(2) receiving marijuana or marijuana products from a <u>registered</u> marijuana cultivation facility, a <u>registered</u> marijuana retail store, a <u>registered</u> marijuana products manufacturer, or a person 21 years of age or older; and

(3) returning marijuana or marijuana products to a <u>registered</u> marijuana cultivation facility, <u>registered</u> marijuana retail store, <u>registered</u> marijuana products manufacturer, or a person 21 years of age or older.

\* Sec. 49. AS 17.38.070(e) is amended to read:

(e) <u>It</u> [NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IT] is lawful and <u>is</u> [SHALL] not [BE] an offense under Alaska law or [BE] a basis for seizure or forfeiture of assets under Alaska law to lease or otherwise allow the use of property owned, occupied, or controlled by any person, corporation, or other entity for any of the activities conducted lawfully in accordance with (a) - (d) of this section.

\* Sec. 50. AS 17.38.110(a) is amended to read:

(a) A local government may prohibit the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, or

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1	retail marijuana st	ores through the enactment of an ordinance of	or by a voter initiative.
2	An established	village may prohibit the operation of n	narijuana cultivation
3	<u>facilities, marijua</u>	ana product manufacturing facilities, marij	uana testing facilities,
4	or retail marijuana stores by a voter initiative as provided in AS 17.38.290.		
5	* <b>Sec. 51.</b> AS 17.38 is a	mended by adding new sections to read:	
6	Sec. 17.38	8.200. Misconduct involving marijuana in	the first degree. (a)
7	Except as authori	zed in AS 17.38.020, a person commits the	e crime of misconduct
8	involving marijuar	na in the first degree if	
9	(1)	at the time of the possession, manufacture,	transport, or delivery,
10	the person		
11		(A) is not a registered marijuana est	ablishment under this
12	chapter or	acting in the person's capacity as an officer,	agent, or employee of
13	the marijua	ana establishment and knowingly	
14		(i) possesses 25 or more marijuan	a plants;
15		(ii) manufactures more than six	marijuana plants, not
16	mo	re than three of which are mature, flowering p	lants;
17		(iii) transports more than one oun	ce of usable marijuana
18	or r	nore than six marijuana plants;	
19		(iv) delivers any amount of marij	uana to a person under
20	21	years of age; or	
21		(v) manufactures a marijuana	concentrate or extract
22	usir	ng a volatile or explosive gas; or	
23		(B) is a registered marijuana establishm	nent under this chapter
24	or acting i	in the person's capacity as an officer, agen	nt or employee of the
25	marijuana	establishment, the possession, manufacture,	transport, or delivery
26	does not c	comply with the requirements of the registr	ration, and the person
27	knowingly		
28		(i) possesses 25 or more marijuan	a plants;
29		(ii) manufactures more than six	marijuana plants, not
30	mo	re than three of which are mature, flowering p	lants;
31		(iii) transports more than one oun	ice of usable marijuana
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1		or more that	n six marijuana plants;	
2			(iv) delivers any amount of marijua	na to a person under
3		21 years of	age; or	
4			(v) manufactures a marijuana co	ncentrate or extract
5		using a vola	atile or explosive gas; or	
6		(2) the p	erson is a registered marijuana estab	lishment under this
7	cł	napter or acting in the	person's capacity as an officer, agent,	or employee of the
8	m	arijuana establishment a	nd with criminal negligence	
9		(A)	allows a person to deliver marijuan	a to another person
10		under 21 years of a	ge within the licensed premises who	
11			(i) is not a patient registered under A	AS 17.37; and
12			(ii) is at least 18 years of age;	
13		(B)	allows a person under 21 years of age	to enter and remain
14		within the licensed	premises who	
15			(i) is not a patient registered under A	AS 17.37; and
16			(ii) is at least 18 years of age;	
17		(C)	allows a person under 21 years of a	ge to use marijuana
18		within the licensed	premises;	
19		(D)	allows a person under 21 years of age t	to deliver marijuana;
20		or		
21		(E)	while working on the licensed premises	s, delivers marijuana
22		to a person under 2	1 years of age who	
23			(i) is not a patient registered under A	AS 17.37; and
24			(ii) is at least 18 years of age.	
25		(b) Misconduct	involving marijuana in the first de	gree is a class A
26	m	nisdemeanor.		
27		Sec. 17.38.210. M	isconduct involving marijuana in the	second degree. (a)
28	E	xcept as authorized in A	AS 17.38.020, a person commits the c	rime of misconduct
29	in	volving marijuana in the	e second degree if, at the time of the pos	ssession, delivery, or
30	sa	ale, the person		
31		(1) is not	a registered marijuana establishment u	nder this chapter or

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1		acting in the person's capacity as an officer, agent, or employee of the marijuana	
2	establishment and knowingly		
3	(A) possesses more than six but less than 25 marijuana plants;		
4		(B) delivers	
5		(i) more than one ounce of usable marijuana and more	
6	than six immature marijuana plants;		
7		(ii) one ounce or less of usable marijuana for	
8		remuneration; or	
9		(iii) up to six immature marijuana plants for	
10		remuneration; or	
11		(C) sells any amount of marijuana; or	
12		(2) is a registered marijuana establishment under this chapter or acting	
13		in the person's capacity as an officer, agent, or employee of the marijuana	
14		establishment, the possession, delivery, or sale did not comply with the requirements	
15		of the registration, and the person knowingly	
16		(A) possesses more than six but less than 25 marijuana plants;	
17		or	
18		(B) delivers or sells any amount of marijuana.	
19		(b) Misconduct involving marijuana in the second degree is a class B	
20		misdemeanor.	
21		Sec. 17.38.220. Misconduct involving marijuana in the third degree. (a) A	
22		person commits the crime of misconduct involving marijuana in the third degree if the	
23		person	
24		(1) manufactures marijuana	
25		(A) in a location where the plants are subject to public view	
26		without the use of binoculars, aircraft, or other optical aids;	
27		(B) in a location that is not secure from unauthorized access; or	
28		(C) on property not lawfully in the possession of the person or	
29		on property without the consent of the person in lawful possession of the	
30		property;	
31		(2) is under 21 years of age and enters premises registered under this	
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chapter where marijuana, marijuana products, or marijuana accessories are sold and offers or presents to a registered marijuana establishment or an agent or employee of the registered marijuana establishment a birth certificate or other written evidence of age, that is fraudulent or false or that is not actually the person's own, or otherwise misrepresents the person's age, for the purpose of inducing the registered marijuana establishment or an agent or employee of the registered marijuana establishment to deliver marijuana, marijuana products, or marijuana accessories to the person; or

(3) is under 18 years of age and possesses, uses, or displays any amount of marijuana.

(b) A person under 21 years of age does not violate (a)(2) of this section if the person enters and remains on premises registered under this chapter at the request of a peace officer, if the peace officer accompanies, supervises, or otherwise observes the person's entry or remaining on premises, and the purpose for the entry or remaining on premises is to assist in the enforcement of this section.

(c) Misconduct involving marijuana in the third degree is a violation and is punishable by a fine of \$300.

Sec. 17.38.230. Misconduct involving marijuana in the fourth degree. (a) A person commits the crime of misconduct involving marijuana in the fourth degree if the person

(1) is 21 years of age or older and uses any amount of marijuana in a public place except when authorized by the terms of registration issued under this chapter; or

(2) is under 21 years of age but at least 18 years of age and uses, displays, or possesses any amount of marijuana.

(b) Misconduct involving marijuana in the fourth degree is a violation and is punishable by a fine of \$100.

Sec. 17.38.240. Proof of registration to be exhibited on demand; penalty. (a) A person shall have a copy of the person's registration issued under AS 17.38.100 in the person's immediate possession at all times when transporting more than one ounce of marijuana, and shall present the copy of the registration for inspection upon the demand of a peace officer or other authorized representative of the Department of

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Public Safety. However, a person charged with violating this section may not be 1 2 convicted if the person produces in court or in the office of the arresting or citing 3 officer proof of registration previously issued to the person that was valid at the time 4 of the person's arrest or citation. 5 (b) A person convicted under this section is guilty of a violation punishable by a fine of \$100. 6 7 Sec. 17.38.250. Bail forfeiture for certain offenses. The supreme court shall establish by rule or order a schedule of bail amounts that may be forfeited without 8 9 court appearance for a violation of AS 17.38.220 - 17.38.240. 10 Sec. 17.38.260. Restriction on prosecution for certain persons in connection with a significant adverse marijuana reaction. A person may not be 11 12 prosecuted for a violation of AS 17.38.200(a)(1)(A)(i), 17.38.210(a)(1)(B)(i), or 13 17.38.230 if that person 14 (1) sought, in good faith, medical or law enforcement assistance for 15 another person who the person reasonably believed was experiencing a significant 16 adverse marijuana reaction and 17 (A) the evidence supporting the prosecution for an offense 18 under AS 17.38.200(a)(1)(A)(i), 17.38.210(a)(1)(B)(i), or 17.38.230 was 19 obtained or discovered as a result of the person's seeking medical or law 20 enforcement assistance; 21 (B) the person remained at the scene with the other person until 22 medical or law enforcement assistance arrived; and 23 (C) the person cooperated with medical or law enforcement 24 personnel, including by providing identification; 25 (2) was experiencing a significant adverse marijuana reaction and 26 sought medical assistance, and the evidence supporting a prosecution for an offense 27 under AS 17.38.200(a)(1)(A)(i), 17.38.210(a)(1)(B)(i), or 17.38.230 was obtained as a 28 result of the significant adverse reaction and the need for medical assistance. 29 Sec. 17.38.270. Affirmative defense to a prosecution under AS 17.38.200 -30 17.38.230; medical use of marijuana. (a) In a prosecution under AS 17.38.200 -31 17.38.230 charging the manufacture, delivery, possession, possession with intent to

manufacture or deliver, use, or display of marijuana, it is an affirmative defense that 1 2 the defendant is a patient, or the primary caregiver or alternate caregiver for a patient, 3 and (1) at the time of the manufacture, delivery, possession, possession 4 5 with intent to manufacture or deliver, use, or display, the patient was registered under AS 17.37; 6 7 (2) the manufacture, delivery, possession, possession with intent to 8 manufacture, deliver, use, or display complied with the requirements of AS 17.37; and 9 (3) if the defendant is the 10 (A) primary caregiver of the patient, the defendant was in 11 physical possession of the caregiver registry identification card at the time of 12 the manufacture, delivery, possession, possession with intent to manufacture or 13 deliver, use, or display; or 14 (B) alternate caregiver of the patient, the defendant was in 15 physical possession of the caregiver registry identification card at the time of 16 the manufacture, delivery, possession, possession with intent to manufacture or 17 deliver, use, or display. 18 (b) In this section, 19 (1) "alternate caregiver" has the meaning given in AS 17.37.070; 20 (2) "patient" has the meaning given in AS 17.37.070; 21 (3) "primary caregiver" has the meaning given in AS 17.37.070. 22 Sec. 17.38.280. Court records of violations by minors confidential. The 23 court records of a violation of AS 17.38.200 - 17.38.240 filed with the court are 24 confidential if the person charged with the violation was under 18 years of age at the 25 time the person committed the violation. 26 Sec. 17.38.290. Local option. (a) If a majority of the voters voting on the 27 question vote to approve the option, an established village shall exercise a local option 28 to prohibit the operation of marijuana establishments. 29 (b) A ballot question to adopt a local option under this section must at least 30 contain language substantially similar to the following: "Shall (name of village) adopt 31 a local option to prohibit the operation of marijuana establishments? (yes or no)."

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**Sec. 17.38.300. Removal of local option.** (a) If a majority of the voters voting on the question vote to remove the option, an established village shall remove a local option previously adopted under AS 17.38.290. The option is repealed effective the first day of the month following certification of the results of the election.

(b) A ballot question to remove a local option under this section must at least contain language substantially similar to the following: "Shall (name of village) remove the local option currently in effect, that prohibits the operation of marijuana establishments, so that there is no longer any local option in effect? (yes or no)."

(c) When issuing a registration in the area that has removed a local option, the board shall give priority to an applicant who was formerly licensed and whose license was not renewed because of the results of the previous local option election. However, an applicant described in this subsection does not have a legal right to registration, and the board is not required to approve the application.

Sec. 17.38.310. Effect of local option on registrations of prohibition of marijuana establishments. If a majority of voters vote to prohibit the operation of marijuana establishments under AS 17.38.290, the board may not issue, renew, or transfer, between persons or locations, a registration for a marijuana establishment located within the perimeter of the established village. A registration that may not be renewed because of a local option election held under AS 17.38.290 is void 90 days after the results of the election are certified. A registration that expires during the 90 days after the results of a local option election are certified may be extended, until it is void under this section, by payment of a prorated portion of the annual registration fee.

**Sec. 17.38.320. Procedure for local option elections.** (a) An election to adopt a local option under AS 17.38.290 or remove a local option under AS 17.38.300 shall be conducted as required in this section.

(b) Upon receipt of a petition of 35 percent or more of the registered voters residing within an established village, the lieutenant governor shall place on a separate ballot at a special election the local option or removal of local option that constitutes the subject of the petition. The lieutenant governor shall conduct the election under AS 15.

(c) An election under (b) of this section to remove a local option may not be

conducted during the first 24 months after the local option was adopted or more than once in a 36-month period.

(d) After a petition has been certified as sufficient to meet the requirements of(b) of this section, another petition may not be filed or certified until after the questionpresented in the first petition has been voted on. Only one local option question maybe presented in an election.

Sec. 17.38.330. Establishment of perimeter of established village. (a) Except as provided under (b) and (c) of this section, for purposes of AS 17.38.290 and 17.38.310, the perimeter of an established village is a circle around the established village that includes an area within a five-mile radius of the post office of the established village. If the established village does not have a post office, the perimeter of an established village is a circle around the established village that includes an area within a five-mile radius of the post office, the perimeter of an established village is a circle around the established village that includes an area within a five-mile radius of another site selected by the local governing body or by the board if the established village does not have a local governing body.

(b) If the perimeter of an established village determined under (a) of this section includes any area that is within the perimeter of another established village and, if the other established village has

(1) also adopted a local option under AS 17.38.290, the local option of the established village that is less restrictive applies in the overlapping area;

(2) not adopted a local option under AS 17.38.290, the local option does not apply in the overlapping area.

(c) If the board determines that the perimeter of an established village as provided under (a) and (b) of this section does not accurately reflect the perimeter of the established village, the board may establish the perimeter of the established village and the areas of overlapping perimeter described under (b) of this section for purposes of applying a local option selected under this chapter.

**Sec. 17.38.340.** Notice of the results of a local option election. If a majority of the voters vote to prohibit or remove a local option under AS 17.38.290 or 17.38.300, the lieutenant governor shall notify the board of the results of the election immediately after the results are certified. The board shall immediately notify the Department of Law and the Department of Public Safety of the results of the election.

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\* Sec. 52. AS 17.38.900(6) is amended to read:

(6) "marijuana" means all parts of the plant of the genus cannabis whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, [SALT,] derivative, mixture, or preparation of the plant, its seeds, or its resin, including marijuana concentrate; "marijuana" does not include fiber produced from the stalks, oil, or cake made from the seeds of the plant, sterilized seed of the plant <u>that</u> [WHICH] is incapable of germination, or the weight of any other ingredient combined with marijuana to prepare topical or oral administrations, food, drink, or other products;

\* Sec. 53. AS 17.38.900 is amended by adding new paragraphs to read:

(15) "criminal negligence" has the meaning given in AS 11.81.900;

(16) "deliver" or "delivery" means the actual, constructive, or attempted transfer from one person to another of marijuana, whether or not there is an agency relationship;

(17) "established village" means an area that does not contain any part of an incorporated city or another established village and that is an unincorporated community that is in the unorganized borough and that has 25 or more permanent residents;

(18) "knowingly" has the meaning given in AS 11.81.900;

(19) "manufacture" means the production, preparation, propagation, compounding, conversion, growing, or processing of marijuana, either directly or indirectly by extraction from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis, and includes the preparation, compounding, packaging, repackaging, labeling, or relabeling of marijuana or its container; however, the growing of marijuana for personal use is not manufacturing;

(20) "marijuana concentrate" means a product created from resins of or by extracting cannabinoids from any part of the plant (genus) Cannabis;

(21) "public place" has the meaning given in AS 11.81.900;

(22) "usable marijuana" has the meaning given in AS 17.37.070.\* Sec. 54. AS 18.66.100(c) is amended to read:

(c) A protective order under this section may 1 (1) prohibit the respondent from threatening to commit or committing 2 3 domestic violence, stalking, or harassment; 4 (2) prohibit the respondent from telephoning, contacting, or otherwise 5 communicating directly or indirectly with the petitioner; (3) remove and exclude the respondent from the residence of the 6 7 petitioner, regardless of ownership of the residence; 8 (4) direct the respondent to stay away from the residence, school, or 9 place of employment of the petitioner or any specified place frequented by the 10 petitioner or any designated household member; 11 (5) prohibit the respondent from entering a propelled vehicle in the 12 possession of or occupied by the petitioner; 13 (6) prohibit the respondent from using or possessing a deadly weapon 14 if the court finds the respondent was in the actual possession of or used a weapon 15 during the commission of domestic violence; 16 (7) direct the respondent to surrender any firearm owned or possessed 17 by the respondent if the court finds that the respondent was in the actual possession of 18 or used a firearm during the commission of the domestic violence; 19 request a peace officer to accompany the petitioner to the (8) 20 petitioner's residence to ensure that the petitioner 21 (A) safely obtains possession of the petitioner's residence, 22 vehicle, or personal items; and 23 (B) is able to safely remove a vehicle or personal items from 24 the petitioner's residence; 25 (9) award temporary custody of a minor child to the petitioner and may 26 arrange for visitation with a minor child if the safety of the child and the petitioner can be protected; if visitation is allowed, the court may order visitation under the 27 28 conditions provided in AS 25.20.061; 29 (10) give the petitioner possession and use of a vehicle and other 30 essential personal items, regardless of ownership of the items; 31 (11) prohibit the respondent from consuming controlled substances or CSHB 79(JUD)

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## <u>marijuana</u>;

(12) require the respondent to pay support for the petitioner or a minor child in the care of the petitioner if there is an independent legal obligation of the respondent to support the petitioner or child;

(13) require the respondent to reimburse the petitioner or other personfor expenses associated with the domestic violence, including medical expenses,counseling, shelter, and repair or replacement of damaged property;

(14) require the respondent to pay costs and fees incurred by the petitioner in bringing the action under this chapter;

(15) order the respondent, at the respondent's expense, to participate in (A) a program for the rehabilitation of perpetrators of domestic violence that meets the standards set by, and that is approved by, the Department of Corrections under AS 44.28.020(b), or (B) treatment for the abuse of alcohol, marijuana, or controlled substances, or <u>a combination of them</u> [BOTH]; a protective order under this section may not require a respondent to participate in a program for the rehabilitation of perpetrators of domestic violence unless the program meets the standards set by, and that is approved by, the Department of Corrections under AS 44.28.020(b);

(16) order other relief the court determines necessary to protect the petitioner or any household member.

\* Sec. 55. AS 18.67.080(c) is amended to read:

(c) In determining whether to make an order under this section, the board shall consider all circumstances determined to be relevant, including provocation, consent, or any other behavior of the victim that directly or indirectly contributed to the victim's injury or death, the prior case or social history, if any, of the victim, the victim's need for financial aid, and any other relevant matters. In applying this subsection,

(1) the board may not deny an order based on the factors in this subsection, unless those factors relate significantly to the occurrence that caused the victimization and are of such a nature and quality that a reasonable or prudent person would know that the factors or actions could lead to the crime and the victimization;

(2) with regard to circumstances in which the victim consented to,

1	provoked, or incited the criminal act, the board may consider those circumstances only
2	if the board finds that it is more probable than not that those circumstances occurred
3	and were the cause of the crime and the victimization;
4	(3) the board may deny an order based on the victim's involvement
5	with illegal drugs, only if
6	(A) the victim was involved in the manufacture or delivery of a
7	controlled substance at the time of the crime or the crime and victimization
8	was a direct result of the prior manufacture or delivery of a controlled
9	substance; the evidence of this manufacture or delivery must be corroborated
10	by law enforcement or other credible sources; and
11	(B) the evidence shows a direct correlation linking the illegal
12	activity and the crime and victimization; or
13	(4) if a claim is based on a crime involving domestic violence or on a
14	crime of sexual abuse of a minor or sexual assault and the offender is
15	(A) convicted of one of those crimes, notwithstanding (1) - (3)
16	of this subsection, the board may not deny an order based on considerations of
17	provocation, the use of alcohol, marijuana, or drugs by the victim, or the prior
18	social history of the victim; or
19	(B) not convicted of one of those crimes, the board may not
20	deny an order based on the involvement or behavior of the victim.
21	* Sec. 56. AS 18.67.101 is amended to read:
22	Sec. 18.67.101. Incidents and offenses to which this chapter applies. The
23	board may order the payment of compensation in accordance with the provisions of
24	this chapter for personal injury or death that resulted from
25	(1) an attempt on the part of the applicant to prevent the commission of
26	crime, or to apprehend a suspected criminal, or aiding or attempting to aid a police
27	officer to do so, or aiding a victim of crime; or
28	(2) the commission or attempt on the part of one other than the
29	applicant to commit any of the following offenses:
30	(A) murder in any degree;
31	(B) manslaughter;

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1	(	C) criminally negligent homicide;	
2	(	D) assault in any degree;	
3	(	E) kidnapping;	
4	(	F) sexual assault in any degree;	
5	(	G) sexual abuse of a minor;	
6	(	H) robbery in any degree;	
7	(1	I) threats to do bodily harm;	
8	(.	J) driving while under the influence of	of an alcoholic beverage,
9	<u>marijuana,</u> inh	alant, or controlled substance or anoth	her crime resulting from
10	the operation of	a motor vehicle, boat, or airplane wh	en the offender is under
11	the influence o	f an alcoholic beverage, <u>marijuana,</u>	inhalant, or controlled
12	substance;		
13	(	K) arson in the first degree;	
14	(	L) sex trafficking in violation	of AS 11.66.110 or
15	11.66.130(a)(2);		
16	(	M) human trafficking in any degree; or	r
17	(	N) unlawful exploitation of a minor.	
18	* Sec. 57. AS 21.42.365(b) is	amended to read:	
19	(b) In this secti	on, "alcoholism or drug abuse" means	an illness characterized
20	by		
21	(1) a ph	ysiological or psychological dependen	cy, or both, on alcoholic
22	beverages <u>, marijuana,</u>	or controlled substances as defined in A	AS 11.71.900; or
23	(2) ha	bitual lack of self-control in usin	g alcoholic beverages <u>,</u>
24	<u>marijuana,</u> or contro	lled substances to the extent that	the person's health is
25	substantially impaired	or the person's social or economic f	function is substantially
26	disrupted.		
27	* Sec. 58. AS 23.10.600(a) is	amended to read:	
28	(a) If an empl	oyer has established a drug <u>, marijua</u>	<b><u>na</u></b> , and alcohol testing
29	policy and initiated a te	esting program under AS 23.10.600 - 2	23.10.699, a person may
30	not bring an action for o	lamages against the employer for	
31	(1) acti	ons in good faith based on the results	of a positive drug test.
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**positive marijuana impairment test,** or alcohol impairment test; 1 2 (2)failure to test for drugs, marijuana impairment, or alcohol 3 impairment or failure to test for a specific drug or another controlled substance; 4 (3) failure to test or, if tested, failure to detect a specific drug or other 5 substance, a medical condition, or a mental, emotional, or psychological disorder or condition; or 6 7 (4) termination or suspension of a drug, marijuana, or alcohol 8 prevention or testing program or policy. 9 \* Sec. 59. AS 23.10.600(b) is amended to read: 10 (b) A person may not bring an action for damages based on test results against 11 an employer who has established and implemented a drug, marijuana, and alcohol 12 testing program under AS 23.10.600 - 23.10.699 unless the employer's action was 13 based on a false positive test result and the employer knew or clearly should have 14 known that the result was in error and ignored the true test result because of reckless 15 or malicious disregard for the truth or the wilful intent to deceive or be deceived. 16 \* Sec. 60. AS 23.10.600(d) is amended to read: 17 (d) A person may not bring an action for damages against an employer for an 18 action taken related to a false negative drug test, marijuana impairment test, or 19 alcohol impairment test. 20 \* Sec. 61. AS 23.10.600(e) is amended to read: 21 (e) A person may not bring an action against an employer based on failure of 22 the employer to establish a program or policy on substance abuse prevention or to 23 implement drug testing, marijuana impairment testing, or alcohol impairment 24 testing. 25 \* Sec. 62. AS 23.10.610 is amended to read: 26 Sec. 23.10.610. Limits on causes of action for disclosures. A person may not 27 bring an action for defamation of character, libel, slander, or damage to reputation 28 against an employer who has established a program of drug testing, marijuana 29 impairment testing, or alcohol impairment testing under AS 23.10.600 - 23.10.699 if 30 the action is based on drug, **marijuana**, or alcohol testing unless 31 (1) the results of the test were disclosed to a person other than the

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1	employer, an auth	norized employee, agent or representative of t	he employer, the tested
2	employee, the tested prospective employee, or another person authorized or privileged		
3	by law to receive	the information;	
4	(2)	the information disclosed was a false positiv	e test result;
5	(3)	the false positive test result was disclosed ne	egligently; and
6	(4)	all elements of an action for defamation of c	character, libel, slander,
7	or damage to repu	tation as established by law are satisfied.	
8	* Sec. 63. AS 23.10.62	0(a) is amended to read:	
9	(a) Unde	er AS 23.10.600 - 23.10.699, an employer n	nay only carry out the
10	testing or retestin	g for the presence or evidence of use of drugs	, <b>marijuana,</b> or alcohol
11	after adopting a	written policy for the testing and retesting and	d informing employees
12	of the policy. The policy of t	ne employer may inform employees by dist	ributing a copy of the
13	policy to each em	ployee subject to testing or making the policy	available to employees
14	in the same ma	nner as the employer informs its employe	es of other personnel
15	practices, including	ng inclusion in a personnel handbook or manu	al or posting in a place
16	accessible to emp	bloyees. The employer shall inform prospective	ve employees that they
17	must undergo drug testing.		
18	* Sec. 64. AS 23.10.620(b) is amended to read:		
19	(b) The v	vritten policy on drug <u>, marijuana,</u> and alcoh	ol testing must include,
20	at a minimum,		
21	(1)	a statement of the employer's policy respec	cting drug <u>, marijuana,</u>
22	and alcohol use b	y employees;	
23	(2)	a description of those employees or prospect	tive employees who are
24	subject to testing;		
25	(3)	the circumstances under which testing may b	be required;
26	(4)	the substances as to which testing may be red	quired;
27	(5)	a description of the testing methods and coll	ection procedures to be
28	used, including a	n employee's right to a confirmatory drug te	est to be reviewed by a
29	1	n or doctor of osteopathy after an initial pos	itive drug test result in
30	accordance with A		
31	(6)	the consequences of a refusal to participate i	n the testing;
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(7) any adverse personnel action that may be taken based on the testing procedure or results;

(8) the right of an employee, on the employee's request, to obtain the written test results and the obligation of the employer to provide written test results to the employee within five working days after a written request to do so, so long as the written request is made within six months after the date of the test;

(9) the right of an employee, on the employee's request, to explain in a confidential setting, a positive test result; if the employee requests in writing an opportunity to explain the positive test result within 10 working days after the employee is notified of the test result, the employer must provide an opportunity, in a confidential setting, within 72 hours after receiving the employee's written notice, or before taking adverse employment action;

(10) a statement of the employer's policy regarding the confidentiality of the test results.

\* Sec. 65. AS 23.10.620(c) is amended to read:

(c) An employer may require the collection and testing of a sample of an employee's or prospective employee's urine or breath for any job-related purpose consistent with business necessity and the terms of the employer's policy, including

(1) investigation of possible individual employee impairment;

(2) investigation of accidents in the workplace; an employee may be required to undergo drug testing, marijuana impairment testing, or alcohol impairment testing for an accident if the test is taken as soon as practicable after an accident and the test is administered to employees who the employer reasonably believes may have contributed to the accident;

(3) maintenance of safety for employees, customers, clients, or the public at large;

(4) maintenance of productivity, the quality of products or services, or security of property or information;

(5) reasonable suspicion that an employee may be affected by the use of drugs, marijuana, or alcohol and that the use may adversely affect the job performance or the work environment.

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\* Sec. 66. AS 23.10.620(e) is amended to read:

(e) If an employer institutes a policy of drug testing, marijuana impairment testing, or alcohol impairment testing under AS 23.10.600 - 23.10.699, the policy must identify which employees or positions are subject to testing. An employer must test all or part of the work force based on consideration of safety for employees, customers, clients, or the public at large. An employer may not initiate a testing program under AS 23.10.600 - 23.10.699 until at least 30 days after the employer notifies employees of the employer's intent to implement the program and makes written copies of the policy available as required by (a) of this section.

\* Sec. 67. AS 23.10.620(f) is amended to read:

(f) The provisions of AS 23.10.600 - 23.10.699 may not be construed to discourage, restrict, limit, prohibit, or require on-site drug testing, marijuana impairment testing, or alcohol impairment testing.

\* Sec. 68. AS 23.10.630(a) is amended to read:

(a) An employer may test an employee for the presence of drugs or for **marijuana or** alcohol impairment. An employer may test a prospective employee for the presence of drugs.

\* Sec. 69. AS 23.10.630(c) is amended to read:

(c) An employer shall normally schedule a drug test, marijuana impairment test, or an alcohol impairment test of employees during, or immediately before or after, a regular work period. Alcohol impairment, marijuana impairment, or drug testing required by an employer is considered to be work time for the purposes of compensation and benefits for current employees. Sample collection shall be performed in a manner that guarantees the individual's privacy to the maximum extent consistent with ensuring that the sample is not contaminated, adulterated, or misidentified.

\* Sec. 70. AS 23.10.630(d) is amended to read:

(d) An employer shall pay the entire actual costs for drug testing, marijuana impairment testing, and alcohol impairment testing required of employees and prospective employees. An employer shall also pay reasonable transportation costs to an employee if the required test is conducted at a location other than the employee's

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normal work site.

\* Sec. 71. AS 23.10.640(a) is amended to read:

(a) Sample collection and testing for alcohol impairment, marijuana impairment, and drugs under AS 23.10.600 - 23.10.699 shall be performed under reasonable and sanitary conditions. The person collecting samples shall document the sample, including labeling the sample to preclude to the extent reasonable the possibility of misidentification of the person tested in relation to the test result provided, and shall provide the person to be tested with an opportunity to provide medical information that may be relevant to the test, including identifying current or recently used prescription and nonprescription drugs.

\* Sec. 72. AS 23.10.645(a) is amended to read:

(a) An employer may include on-site drug, marijuana, and alcohol tests of employees and prospective employees as part of the employer's drug, marijuana, and alcohol testing policy under AS 23.10.600 - 23.10.699. In on-site testing under this section, an employer may only use products approved by the Food and Drug Administration for employee testing and shall use the products in accordance with the manufacturer's instructions. On-site testing under this section may only be conducted by a test administrator who is certified under AS 23.10.650(b).

\* Sec. 73. AS 23.10.650 is amended to read:

**Sec. 23.10.650. Training of test administrators.** (a) Each employer shall ensure that at least one designated employee receives at least 60 minutes of training on alcohol <u>and marijuana</u> misuse and at least an additional 60 minutes of training on the use of controlled substances. The training will be used by the designee to determine whether reasonable suspicion exists to require an employee to undergo testing under AS 23.10.630.

(b) If an employer administers on-site drug, marijuana, or alcohol tests to test employees or prospective employees under AS 23.10.645, the employer shall ensure that each person who will be administering the on-site test receives training and meets the qualifications of this subsection. An on-site test administrator must

(1) have been trained by the manufacturer of the test or the manufacturer's representative on the proper procedure for administering the test and

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1	accurate evaluatio	n of on-site test results; training must be co	onducted in person by a
2	trainer from the m	anufacturer or the manufacturer's representat	tive;
3	(2)	be certified in writing by the manufacture	er or the manufacturer's
4	representative as c	ompetent to administer and evaluate the on-s	site test;
5	(3)	have been trained to recognize adulteration	n of a sample to be used
6	in on-site testing;	and	
7	(4)	sign a statement that clearly states that the o	on-site test administrator
8	will hold all inform	nation related to any phase of a drug test con	ifidential.
9	* Sec. 74. AS 23.10.655	is amended to read:	
10	Sec. 23.10	.655. Disciplinary procedures. (a) An emp	oloyer may take adverse
11	employment action	n based on	
12	(1)	a positive drug test <u>, marijuana impai</u>	rment test, or alcohol
13	impairment test re	sult that indicates a violation of the employed	r's written policy;
14	(2)	the refusal of an employee or prospective	e employee to provide a
15	drug testing sampl	e; or	
16	(3)	the refusal of an employee to provide <b>a</b>	<u>marijuana impairment</u>
17	testing sample or	an alcohol impairment testing sample.	
18	(b) Adver	se employment action under (a) of this section	on may include
19	(1)	a requirement that the employee enroll in a	an employer provided or
20	employer approve	d rehabilitation, treatment, or counseling pro	ogram; the program may
21	include additiona	l drug testing <b>, marijuana impairment</b>	testing, and alcohol
22	impairment testin	g; the employer may require participation	n in the program as a
23	condition of empl	oyment; costs of participating in the progr	am may or may not be
24	covered by the em	ployer's health plan or policies;	
25	(2)	suspension of the employee, with or without	out pay, for a designated
26	period of time;		
27	(3)	termination of employment;	
28	(4)	in case of drug testing, refusal to hire a pros	spective employee; and
29	(5)	other adverse employment action.	
30	* Sec. 75. AS 23.10.660	is amended to read:	
31	Sec. 23.1	0.660. Confidentiality of results; ac	ccess to records. A
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1	communication	received by an employer relevant to	drug test <u>, marijuana</u>
2	<u>impairment tes</u>	t. or alcohol impairment test results and	d received through the
3	employer's testing	g program is a confidential and privileged of	communication and may
4	not be disclosed e	except	
5	(1)	) to the tested employee or prospective emp	ployee or another person
6	designated in write	ting by the employee or prospective employe	e;
7	(2)	) to individuals designated by an employer	to receive and evaluate
8	test results or hea	r the explanation of the employee or prospec	tive employee; or
9	(3)	) as ordered by a court or governmental agen	ıcy.
10	* Sec. 76. AS 23.10.67	0 is amended to read:	
11	Sec. 23.10	0.670. Effect of mandatory testing obligation	ons. An employer who is
12	obligated by sta	te or federal requirements to have a du	rug testing <u>, marijuana</u>
13	<u>impairment testi</u>	ing, or alcohol impairment testing policy or p	program shall receive the
14	full benefits of A	S 23.10.600 - 23.10.699 even if the required	policy or program is not
15	consistent with A	S 23.10.600 - 23.10.699, so long as the emp	ployer complies with the
16	state or federal re	quirements applicable to the employer's oper	ations.
17	* Sec. 77. AS 23.10.69	9 is amended by adding a new paragraph to r	ead:
18	(10	0) "marijuana" has the meaning given in AS	17.38.900.
19	* Sec. 78. AS 25.20.06	1 is amended to read:	
20	Sec. 25.2	0.061. Visitation in proceedings involving	g domestic violence. If
21	visitation is awa	rded to a parent who has committed a cr	ime involving domestic
22	violence, against	the other parent or a child of the two parent	its, within the five years
23	preceding the av	vard of visitation, the court may set condi-	itions for the visitation,
24	including		
25	(1)	) the transfer of the child for visitation m	ust occur in a protected
26	setting;		
27	(2)	) visitation shall be supervised by anothe	r person or agency and
28	under specified co	onditions as ordered by the court;	
29	(3)	) the perpetrator shall attend and complete,	to the satisfaction of the
30	court, a program	for the rehabilitation of perpetrators of dom-	estic violence that meets
31	the standards set	by the Department of Corrections under A	S 44.28.020(b), or other
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1	counseling; th	e perpetrator shall be required to pay the costs of the p	brogram or other
2	counseling;		
3		(4) the perpetrator shall abstain from possession or	consumption of
4	alcohol <u>, mari</u>	juana, or controlled substances during the visitation a	and for 24 hours
5	before visitati	on;	
6		(5) the perpetrator shall pay costs of supervised visitat	ion as set by the
7	court;		
8		(6) the prohibition of overnight visitation;	
9		(7) the perpetrator shall post a bond to the court for	r the return and
10	safety of the c	hild; and	
11		(8) any other condition necessary for the safety of the	e child, the other
12	parent, or othe	er household member.	
13	* Sec. 79. AS 28.01	.010(j) is amended to read:	
14	(j) A	court may not enforce a municipal ordinance prescribi	ng a penalty for
15	driving while	under the influence of an alcoholic beverage, marijua	<b>ana,</b> inhalant, or
16	controlled sul	ostance or refusal to submit to a chemical test unless	s that ordinance
17	imposes igniti	on interlock device requirements under this title.	
18	* Sec. 80. AS 28.15	5.031(b) is amended to read:	
19	(b) TI	ne department may not issue an original or duplicate dr	iver's license to,
20	nor renew or r	reinstate the driver's license of, a person	
21		(1) whose license is suspended, revoked, canceled,	or withdrawn in
22	this or any oth	er jurisdiction except as otherwise provided in this chapt	ter;
23		(2) who fails to appear in court for the adjudication	ion of a certain
24	vehicle, drive	r, or traffic offense when the person's appearance is req	uired by statute,
25	regulation, or	court rule;	
26		(3) who is an habitual user of alcohol, marijuana, or	another drug to
27	such a degree	that the person is incapable of safely driving a motor veh	nicle;
28		(4) when the department, based upon medical	evidence, has
29	determined th	at because of the person's physical or mental disability	the person is not
30	able to drive a	motor vehicle safely;	
31		(5) who is unable to understand official traffic con	ntrol devices as
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1	displayed in this s	tate or who does not have a fair knowled	dge of traffic laws and
2	regulations, as dem	onstrated by an examination;	
3	(6)	who has knowingly made a false stat	tement in the person's
4	application for a l	license or has committed fraud in connect	ction with the person's
5	application for, or	in obtaining or attempting to obtain, a l	icense, or who has not
6	applied under oath	on the form provided for the purpose of ob	taining or attempting to
7	obtain a license or	permit; or	
8	(7)	who is required under AS 28.20 to fur	nish proof of financial
9	responsibility and v	vho has not done so.	
10	* Sec. 81. AS 28.15.046(	d) is amended to read:	
11	(d) The dep	partment may not issue a license under this	section if, at the time of
12	application		
13	(1)	and under circumstances other than those	described in (2) of this
14	subsection, less the	an two years have elapsed from the date	of the applicant's first
15	conviction of eithe	er driving while under the influence of	an alcoholic beverage,
16	<b>marijuana,</b> inhalar	nt, or controlled substance under AS 28.35.	030 or refusal to submit
17	to a chemical test u	nder AS 28.35.032;	
18	(2)	less than 10 years have elapsed from the	date of the applicant's
19	conviction for		
20		(A) refusal to submit to a chemical tes	t under AS 28.35.032 if
21	the offense	occurred while driving a commercial motor	vehicle; or
22		(B) an offense described in AS 28.33	3.140(a)(1), (4), (5), or
23	(10);		
24	(3)	the applicant has been convicted tw	vo or more times of
25	misdemeanor drivin	ng while under the influence of an alcoholi	c beverage, <u>marijuana,</u>
26	inhalant, or contro	blled substance under AS 28.35.030 or n	nisdemeanor refusal to
27		al test under AS 28.35.032, or a combination	n of those offenses.
28	* Sec. 82. AS 28.15.046(	k) is amended to read:	
29		thstanding (c) or (d) of this section, the	department may, under
30		gulation, issue a license to a person who	
31	(1)	may otherwise not be issued a license under	(d)(3) of this section if,
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in the 10-year period immediately preceding the application under this subsection, the person has not been convicted of a violation of driving while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance under AS 28.35.030 or refusal to submit to a chemical test under AS 28.35.032;

(2) has been convicted of an offense listed under (c)(2)(A) - (D) of this section if less than two years have elapsed since the date of conviction and the offense was not against a child.

\* Sec. 83. AS 28.15.081(a) is amended to read:

(a) The department shall examine every applicant for a driver's license. The examination must include a test of the applicant's (1) eyesight, (2) ability to read and understand official traffic control devices, (3) knowledge of safe driving practices, (4) knowledge of the effects of alcohol, marijuana, and drugs on drivers and the dangers of driving under the influence of alcohol, marijuana, or drugs, (5) knowledge of the laws on driving while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance, (6) knowledge of the laws on financial responsibility and mandatory motor vehicle liability insurance, and (7) knowledge of the traffic laws and regulations of the state. The examination may include a demonstration of ability to exercise ordinary and reasonable control in the driving of a motor vehicle of the type and general class of vehicles for which the applicant seeks a license. However, an applicant who has not been previously issued a driver's license by this or another jurisdiction shall demonstrate ability and shall present medical information that the department reasonably requires to determine fitness to safely drive a motor vehicle of the type and general class of vehicles for which the applicant seeks a license.

\* Sec. 84. AS 28.15.085 is amended to read:

Sec. 28.15.085. Alcohol, marijuana, and drug awareness and safety examination of applicants. Notwithstanding another provision of this chapter and in addition to other requirements, a person applying for a new license after expiration of the person's license on reaching 21 years of age under AS 28.15.099 must pass a test developed and administered by the department regarding alcohol, marijuana, and drug awareness and safety and the laws relating to alcohol, marijuana, drugs, and driving before the license may be issued or renewed.

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\* Sec. 85. AS 28.15.165(c) is amended to read:

(c) Unless the person has obtained a temporary permit or stay of a departmental action under AS 28.15.166, if the chemical test administered under AS 28.33.031(a) or AS 28.35.031(a) or (g) produced a result described in AS 28.35.030(a)(2) or the person refused to submit to a chemical test authorized under AS 28.33.031(a) or AS 28.35.031(a) or (g), the department shall revoke the person's license, privilege to drive, or privilege to obtain a license, shall refuse to issue an original license, and, if the chemical test administered under AS 28.33.031(a) produced a result described in AS 28.33.030(a)(2) or the person refused to submit to a chemical test authorized under AS 28.33.031(a) produced a result described in AS 28.33.030(a)(2) or the person refused to submit to a chemical test authorized under AS 28.33.031(a), shall disqualify the person. The department's action takes effect seven days after delivery to the person of the notice required under (a) of this section, and after receipt of a sworn report of a law enforcement officer

(1) that a chemical test administered under AS 28.33.031(a) or AS 28.35.031(a) or (g) produced a result described in AS 28.35.030(a)(2), that a chemical test administered under AS 28.33.031(a) produced a result described in AS 28.33.030(a)(2), or that a person refused to submit to a chemical test authorized under AS 28.33.031(a) or AS 28.35.031(a) or (g);

(2) that notice under (a) of this section was provided to the person; and(3) describing the

(A) circumstances surrounding the arrest and the grounds for the officer's belief that the person operated a motor vehicle, commercial motor vehicle, or aircraft while under the influence of an alcoholic beverage, **marijuana,** inhalant, or controlled substance in violation of AS 28.33.030 or AS 28.35.030; or

(B) grounds for the officer's belief that the person operated a motor vehicle or commercial motor vehicle that was involved in an accident causing death or serious physical injury to another person.

\* Sec. 86. AS 28.15.166(g) is amended to read:

(g) The hearing for review of action by the department under AS 28.15.165 shall be limited to the issues of whether the law enforcement officer had probable

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cause to believe that the person was operating a motor vehicle or commercial motor 1 2 vehicle that was involved in an accident causing death or serious physical injury to 3 another, or that the person was operating a motor vehicle, commercial motor vehicle, 4 or aircraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or 5 controlled substance in violation of AS 28.33.030 or AS 28.35.030 and whether (1) the person refused to submit to a chemical test authorized under 6 7 AS 28.33.031(a) or AS 28.35.031(a) or (g) after being advised that refusal would result in disqualification or the suspension, revocation, or denial of the person's 8 9 license, privilege to drive, or privilege to obtain a license, and that the refusal is a 10 misdemeanor; the chemical test administered under AS 28.33.031(a) or 11 (2)12 AS 28.35.031(a) or (g) produced a result described in AS 28.35.030(a)(2); or 13 (3) the chemical test administered under AS 28.33.031(a) produced a result described in AS 28.33.030(a)(2). 14 \* Sec. 87. AS 28.15.181(a) is amended to read: 15 16 (a) Conviction of any of the following offenses is grounds for the immediate 17 revocation of a driver's license, privilege to drive, or privilege to obtain a license: 18 (1) manslaughter or negligent homicide resulting from driving a motor 19 vehicle; 20 (2) a felony in the commission of which a motor vehicle is used; 21 (3) failure to stop and give aid as required by law when a motor 22 vehicle accident results in the death or personal injury of another; 23 (4) perjury or making a false affidavit or statement under oath to the 24 department under a law relating to motor vehicles; 25 (5) operating a motor vehicle or aircraft while under the influence of 26 an alcoholic beverage, **marijuana**, inhalant, or controlled substance; (6) reckless driving; 27 28 (7) using a motor vehicle in unlawful flight to avoid arrest by a peace 29 officer; 30 (8) refusal to submit to a chemical test authorized under 31 AS 28.33.031(a) or AS 28.35.031(a) while under arrest for operating a motor vehicle,

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commercial motor vehicle, or aircraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance, or authorized under AS 28.35.031(g);

(9) driving while license, privilege to drive, or privilege to obtain a license, canceled, suspended, or revoked, or in violation of a limitation;

(10) vehicle theft in the first degree in violation of AS 11.46.360 or vehicle theft in the second degree in violation of AS 11.46.365.

\* Sec. 88. AS 28.15.183(a) is amended to read:

(a) If a peace officer has probable cause to believe that a person who is at least 14 years of age but not yet 21 years of age has operated a vehicle after consuming alcohol <u>or marijuana</u> in violation of AS 28.35.280, or refused to submit to a chemical test under AS 28.35.285, and the peace officer has cited the person or arrested the person for the offense, the peace officer shall read a notice and deliver a copy to the person. The notice must advise that

(1) the department intends to revoke the person's driver's license or permit, privilege to drive, or privilege to obtain a license or permit;

(2) the person has the right to administrative review of the revocation;

(3) if the person has a driver's license or permit, the notice itself is a temporary driver's license or permit that expires 10 days after it is delivered to the person;

(4) revocation of the person's driver's license or permit, privilege to drive, or privilege to obtain a license or permit, takes effect 10 days after delivery of the notice to the person unless the person, within 10 days, requests an administrative review;

(5) if the person has been cited under AS 28.35.280 or under AS 28.35.285, that person, under AS 28.35.290, may not operate a motor vehicle, aircraft, or watercraft during the 24 hours following issuance of the citation.

\* Sec. 89. AS 28.15.183(h) is amended to read:

(h) The department may waive the provisions of (g) of this section if a person who is required to obtain drug, marijuana, or alcoholism treatment resides in an area where drug rehabilitation, marijuana abuse treatment, or alcoholism treatment is

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unavailable.

\* Sec. 90. AS 28.15.184(g) is amended to read:

(g) The hearing for review of a revocation by the department under AS 28.15.183 shall be limited to the issues of whether the person was at least 14 years of age but not yet 21 years of age and whether the person operated a vehicle after consuming alcohol <u>or marijuana</u> in violation of AS 28.35.280 or refused to submit to a chemical test of breath in violation of AS 28.35.285.

\* Sec. 91. AS 28.15.191(e) is amended to read:

(e) A court shall report to the department every change of name authorized by it, and the name, address, age, description, and driver's license number if available, of every person adjudged to be afflicted with or suffering from a mental disability or disease, or to be an habitual user of alcohol, marijuana, or another drug. The department shall prescribe and furnish the forms for making these reports.

\* Sec. 92. AS 28.15.191(g) is amended to read:

(g) A court that has ordered a person to refrain from consuming alcoholic beverages <u>or marijuana</u> as part of a sentence for conviction of a crime under AS 28.35.030, 28.35.032, or a similar municipal ordinance or as a condition of probation or parole following a conviction under those sections or a similar municipal ordinance shall

(1) require the surrender of the person's license and identification card and forward the license and identification card to the department;

(2) report the order to the department within two days; and

(3) inform the person that the person's license and identification card are subject to cancellation under AS 28.15.161 and AS 18.65.310 and, if the person is otherwise qualified to receive a license or identification card, when the person obtains a new license or identification card, the license or identification card must list the restriction imposed by AS 04.16.160 for the period of probation or parole.

\* Sec. 93. AS 28.15.191(h) is amended to read:

(h) The board of parole shall notify the department within two days whenever a person has been ordered to refrain from consuming alcoholic beverages <u>or</u> <u>marijuana</u> as a condition of parole, shall require the person to surrender the person's

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license and identification card, and shall inform the person that the person's license and identification card are subject to cancellation under AS 28.15.161 and AS 18.65.310, and that, if the person is otherwise qualified to receive a license or identification card, when the person obtains a new license or identification card, the license or identification card must list the restriction imposed by AS 04.16.160.

\* Sec. 94. AS 28.15.271(e) is amended to read:

(e) The department shall charge \$50 for issuance of a new license to replace a license cancelled under AS 28.15.161(a)(5) because the person is restricted from purchasing alcoholic beverages <u>or marijuana</u> under AS 04.16.160.

\* Sec. 95. AS 28.20.230(c) is amended to read:

(c) Notwithstanding any other provisions of this chapter, a person convicted of driving under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance in violation of AS 28.35.030, or convicted of refusal to submit to a chemical test of breath under AS 28.35.032, shall maintain proof of financial responsibility for the future for (1) five years if the person has not been previously convicted; (2) 10 years if the person has been previously convicted once; (3) 20 years if the person has been previously convicted twice; (4) for as long as the person is licensed to drive under AS 28.15 if the person has been previously convicted three or more times. In this subsection, "previously convicted" has the meaning given in AS 28.35.030.

\* Sec. 96. AS 28.33.030 is amended to read:

Sec. 28.33.030. Operating a commercial motor vehicle while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or controlled substance. (a) A person commits the crime of operating a commercial motor vehicle while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or controlled substance if the person operates a commercial motor vehicle

(1) while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or any controlled substance;

(2) when, as determined by a chemical test taken within four hours after the alleged offense was committed, there is 0.04 percent or more by weight of alcohol in the person's blood or 40 milligrams or more of alcohol <u>for each</u> [PER] 100

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milliliters of blood, or when there is 0.04 grams or more of alcohol <u>for each</u> [PER] 210 liters of the person's breath; or

(3) while under the combined influence of an alcoholic beverage, **marijuana**, inhalant, and a controlled substance.

(b) Operating a commercial motor vehicle while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance is a class A misdemeanor.

(c) The sentencing of a person convicted under this section shall be in accordance with the minimum periods of imprisonment, fines, rehabilitative treatment, and other provisions of AS 28.35.030, as if the person had been convicted of a violation of AS 28.35.030. For purposes of sentencing, convictions for operating a commercial motor vehicle while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance under this section, and for refusal to submit to a chemical test under AS 28.35.032, if arising out of a single transaction, are considered one previous conviction.

\* Sec. 97. AS 28.33.031(a) is amended to read:

(a) A person who operates a commercial motor vehicle in this state is considered to have given consent to a chemical test or tests

(1) of the person's breath if lawfully arrested for an offense arising out of acts alleged to have been committed when the person was operating the commercial motor vehicle while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or controlled substance; the test or tests may be administered at the direction of a law enforcement officer who has probable cause to believe that the person was operating a commercial motor vehicle while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or controlled substance in violation of AS 28.33.030 or AS 28.35.030;

(2) of the person's breath and blood for the purpose of determining the alcoholic content of the person's breath and blood and is considered to have given consent to a chemical test or tests of the person's blood and urine for the purpose of determining the presence of **marijuana or** controlled substances in the person's blood and urine if the person is involved in a motor vehicle accident that causes death or

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1	serious physical injury	to another person; the test or tests	may be administered at the
2	direction of a law enforcement officer who has probable cause to believe that the		
3	person was operating	a commercial motor vehicle that w	vas involved in an accident
4	causing death or seriou	is physical injury to another person.	
5	* <b>Sec. 98.</b> AS 28.33.130(a) i	s amended to read:	
6	(a) A person m	nay not operate a commercial motor	vehicle or be on duty
7	(1) if, v	within the preceding four hours, the p	berson
8		(A) consumed or was under the influence of the influence	uence of
9		(i) an alcoholic beverage;	
10		(ii) a controlled substar	nce not prescribed by a
11	physicia	an; [OR]	
12		(iii) a controlled substance	prescribed by a physician
13	that mi	ght impair a person's ability to op	perate a commercial motor
14	vehicle;	, or	
15		<u>(iv) marijuana; or</u>	
16		(B) had any measurable alcohol con	ncentration within the blood
17	or breath or any	y detectable presence of alcohol;	
18	(2) wł	nile in possession of an alcoholic	beverage <u>, marijuana,</u> or a
19	controlled substance no	ot prescribed by a physician unless	
20		(A) the alcoholic beverage, marijua	ana, or controlled substance
21	is manifested a	nd documented as part of an authoriz	zed shipment of cargo; or
22		(B) under AS 04, the alcoholic beve	erage may be legally served
23	to passengers b	eing carried for hire;	
24	(3) af	ter being placed out of service for	r violation of a regulation
25	adopted under AS 19.1	0.060(c) or AS 28.05.011; or	
26		h an invalid operator's or commercia	l operator's license.
27	* <b>Sec. 99.</b> AS 28.33.140(a) i	s amended to read:	
28	(a) In addition	to any court action or administrativ	e action in this or any other
29	jurisdiction, conviction	n of a person who holds or is requ	ired to have a commercial
30		nmercial instruction permit of any o	-
31	grounds for immediate	e disqualification from driving a con	mmercial motor vehicle for

WORK DRAFT WORK DRAFT 29-LS0409\G the periods set out in this section: 1 2 (1) operating a commercial motor vehicle while under the influence of 3 an alcoholic beverage, marijuana, inhalant, or controlled substance in violation of 4 AS 28.33.030; 5 (2) refusal to submit to a chemical test in violation of AS 28.35.032; (3) operating a motor vehicle while under the influence of an alcoholic 6 7 beverage, **marijuana**, inhalant, or controlled substance in violation of AS 28.35.030; 8 (4) leaving the scene of an accident in violation of AS 28.35.060, or 9 failing to file, or providing false information in, an accident report in violation of 10 AS 28.35.110; 11 (5) a felony under state or federal law that was facilitated because the 12 person used a motor vehicle; 13 (6) a serious traffic violation: (7) taking one of the following actions in violation of regulations 14 15 adopted under AS 19.10.060(c) or AS 28.05.011: 16 (A) driving after being placed out of service; or 17 (B) operating a commercial vehicle that has been placed out of 18 service; 19 (8) operating a commercial motor vehicle in violation of a federal or 20 state statute or regulation, or a local law or ordinance, relating to railroad-highway 21 grade crossings; 22 (9) operating a commercial motor vehicle while the driver's 23 commercial motor vehicle license is suspended, revoked, or canceled, or the driver is 24 disqualified; (10) causing a fatality through the negligent operation, or operation in 25 26 violation of a felony criminal law, of a commercial motor vehicle. 27 \* Sec. 100. AS 28.33.190 is amended by adding a new paragraph to read: 28 (17) "marijuana," has the meaning given in AS 17.38.900. 29 \* Sec. 101. AS 28.35.028(h)(1) is amended to read: 30 (1) "court-ordered treatment program" or "treatment plan" means a 31 treatment program for a person who consumes alcohol, marijuana, or drugs and that

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1	(A	A) requires participation for at least 18	consecutive months;
2	(B	3) includes planning and treatment for	alcohol <u>, marijuana,</u> or
3	drug addiction;		
4	(C	C) includes emphasis on personal respo	onsibility;
5	(E	) provides in-court recognition of pro	ogress and sanctions for
6	relapses;		
7	(E	c) requires payment of restitution to	victims and completion
8	of community we	ork service;	
9	(F	) includes physician-approved t	reatment of physical
10	addiction and trea	atment of the psychological causes of a	addiction;
11	(0	G) includes a monitoring program and	l physical placement or
12	housing; and		
13	(H	I) requires adherence to conditions of	probation;
14	* Sec. 102. AS 28.35.029(a) is	amended to read:	
15	(a) A person ma	y not drive a motor vehicle on a highv	vay or vehicular way or
16	area, when there is an	open bottle, can, or other receptacle	containing an alcoholic
17	beverage <u>or an open 1</u>	marijuana container in the passeng	er compartment of the
18	vehicle, except as provid	led in (b) of this section.	
19	* Sec. 103. AS 28.35.029(b) is	s amended to read:	
20	(b) Except as j	provided in AS 28.33.130, a person	may transport an open
21	bottle, can, or other 1	receptacle containing an alcoholic	beverage <u>or an open</u>
22	<u>marijuana container</u>		
23		trunk of a motor vehicle;	
24		motor driven cycle, or behind the last	
25	-	tchback, or similar trunkless vehicle, if	-
26		<b>n open marijuana container</b> is er	closed within another
27	container;		
28		nd a solid partition that separates the	vehicle driver from the
29	area normally occupied b		
30		open bottle, can, or other receptacle,	
31	<b><u>container</u></b> is in the posse	ession of a passenger in a motor vehic	cle for which the owner
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receives direct monetary compensation and that has a capacity of 12 or more persons. 1 2 \* Sec. 104. AS 28.35.029(c) is amended by adding new paragraphs to read: 3 (6) "marijuana" has the meaning given in AS 11.71.900; "marijuana accessory" has the meaning given to "marijuana 4 (7)5 accessories" in AS 17.38.900; (8) "open marijuana container" means a receptacle or marijuana 6 7 accessory that contains any amount of marijuana and that is open or has a broken seal, 8 and there is evidence that marijuana has been consumed in the motor vehicle. 9 \* Sec. 105. AS 28.35.030(a) is amended to read: 10 (a) A person commits the crime of driving while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance if the person 11 12 operates or drives a motor vehicle or operates an aircraft or a watercraft 13 (1) while under the influence of an alcoholic beverage, intoxicating liquor, marijuana, inhalant, or any controlled substance, singly or in combination; or 14 15 (2) and if, as determined by a chemical test taken within four hours 16 after the alleged operating or driving, there is 0.08 percent or more by weight of 17 alcohol in the person's blood or 80 milligrams or more of alcohol for each [PER] 100 18 milliliters of blood, or if there is 0.08 grams or more of alcohol for each [PER] 210 19 liters of the person's breath. 20 \* Sec. 106. AS 28.35.030(b) is amended to read: 21 (b) Except as provided under (n) of this section, driving while under the 22 influence of an alcoholic beverage, marijuana, inhalant, or controlled substance is a 23 class A misdemeanor. Upon conviction, 24 (1) the court shall impose a minimum sentence of imprisonment of 25 (A) not less than 72 consecutive hours, require the person to 26 use an ignition interlock device after the person regains the privilege, including 27 any limited privilege, to operate a motor vehicle for a minimum of six months, 28 and impose a fine of not less than \$1,500 if the person has not been previously 29 convicted: 30 (B) not less than 20 days, require the person to use an ignition 31 interlock device after the person regains the privilege, including any limited

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1	privilege, to operate a motor vehicle for a minimum of 12 months, and impose	
2	a fine of not less than \$3,000 if the person has been previously convicted once;	
3	(C) not less than 60 days, require the person to use an ignition	
4	interlock device after the person regains the privilege, including any limited	
5	privilege, to operate a motor vehicle for a minimum of 18 months, and impose	
6	a fine of not less than \$4,000 if the person has been previously convicted twice	
7	and is not subject to punishment under (n) of this section;	
8	(D) not less than 120 days, require the person to use an ignition	
9	interlock device after the person regains the privilege, including any limited	
10	privilege, to operate a motor vehicle for a minimum of 24 months, and impose	
11	a fine of not less than \$5,000 if the person has been previously convicted three	
12	times and is not subject to punishment under (n) of this section;	
13	(E) not less than 240 days, require the person to use an ignition	
14	interlock device after the person regains the privilege, including any limited	
15	privilege, to operate a motor vehicle for a minimum of 30 months, and impose	
16	a fine of not less than \$6,000 if the person has been previously convicted four	
17	times and is not subject to punishment under (n) of this section;	
18	(F) not less than 360 days, require the person to use an ignition	
19	interlock device after the person regains the privilege, including any limited	
20	privilege, to operate a motor vehicle for a minimum of 36 months, and impose	
21	a fine of not less than \$7,000 if the person has been previously convicted more	
22	than four times and is not subject to punishment under (n) of this section;	
23	(2) the court may not	
24	(A) suspend execution of sentence or grant probation except on	
25	condition that the person	
26	(i) serve the minimum imprisonment under (1) of this	
27	subsection;	
28	(ii) pay the minimum fine required under (1) of this	
29	subsection;	
30	(B) suspend imposition of sentence; or	
31	(C) suspend the requirement for an ignition interlock device for	
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a violation of (a)(1) of this section involving an alcoholic beverage or intoxicating liquor, singly or in combination, or a violation of (a)(2) of this section;

(3) the court shall revoke the person's driver's license, privilege to drive, or privilege to obtain a license under AS 28.15.181, and may order that the motor vehicle, aircraft, or watercraft that was used in commission of the offense be forfeited under AS 28.35.036; and

(4) the court may order that the person, while incarcerated or as a condition of probation or parole, take a drug or combination of drugs intended to prevent the consumption of an alcoholic beverage; a condition of probation or parole imposed under this paragraph is in addition to any other condition authorized under another provision of law.

\* Sec. 107. AS 28.35.031(a) is amended to read:

(a) A person who operates or drives a motor vehicle in this state or who operates an aircraft as defined in AS 28.35.030(u) or who operates a watercraft as defined in AS 28.35.030(u) shall be considered to have given consent to a chemical test or tests of the person's breath for the purpose of determining the alcoholic content of the person's blood or breath if lawfully arrested for an offense arising out of acts alleged to have been committed while the person was operating or driving a motor vehicle or operating an aircraft or a watercraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance or if lawfully arrested under AS 28.35.280 for the offense of minor operating a vehicle after consuming alcohol **or marijuana**. The test or tests shall be administered at the direction of a law enforcement officer who has probable cause to believe that the person was operating or driving a motor vehicle or operating an aircraft or a alcoholic beverage, **marijuana**, inhalant, or controlled substance or a watercraft in this state while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance or driving a motor vehicle or operating an aircraft or a watercraft in this state while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance or that the person was a minor operating a vehicle after consuming alcohol.

\* Sec. 108. AS 28.35.031(g) is amended to read:

(g) A person who operates or drives a motor vehicle in this state shall be considered to have given consent to a chemical test or tests of the person's breath and

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blood for the purpose of determining the alcoholic content of the person's breath and blood and shall be considered to have given consent to a chemical test or tests of the person's blood and urine for the purpose of determining the presence of **marijuana or** controlled substances in the person's blood and urine if the person is involved in a motor vehicle accident that causes death or serious physical injury to another person. The test or tests may be administered at the direction of a law enforcement officer who has probable cause to believe that the person was operating or driving a motor vehicle in this state that was involved in an accident causing death or serious physical injury to another person.

\* Sec. 109. AS 28.35.032(a) is amended to read:

(a) If a person under arrest for operating a motor vehicle or aircraft while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance refuses the request of a law enforcement officer to submit to a chemical test authorized under AS 28.33.031(a)(1) or AS 28.35.031(a), or if a person involved in a motor vehicle accident that causes death or serious physical injury to another person refuses the request of a law enforcement officer to submit to a chemical test authorized under AS 28.33.031(a)(2) or AS 28.35.031(g), after being advised by the officer that the refusal will result in the denial or revocation of the driver's license, privilege to drive, or privilege to obtain a license, that the refusal may be used against the person in a civil or criminal action or proceeding arising out of an act alleged to have been committed by the person while operating a motor vehicle or aircraft while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance, and that the refusal is a crime, a chemical test may not be given, except as provided by AS 28.35.035. If a person under arrest for operating a watercraft while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance refuses the request of a law enforcement officer to submit to a chemical test authorized under AS 28.35.031(a), after being advised by the officer that the refusal may be used against the person in a civil or criminal action or proceeding arising out of an act alleged to have been committed by the person while operating a watercraft while under the influence of an alcoholic beverage, marijuana, inhalant, or controlled substance, and that the refusal is a crime, a chemical test may not be given, except as

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provided by AS 28.35.035.

\* Sec. 110. AS 28.35.032(e) is amended to read:

(e) The refusal of a person to submit to a chemical test authorized under AS 28.33.031(a) or AS 28.35.031(a) or (g) is admissible evidence in a civil or criminal action or proceeding arising out of an act alleged to have been committed by the person while operating or driving a motor vehicle or operating an aircraft or watercraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance.

\* Sec. 111. AS 28.35.033(a) is amended to read:

(a) Upon the trial of a civil or criminal action or proceeding arising out of acts alleged to have been committed by a person while operating or driving a motor vehicle or operating an aircraft or a watercraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance, the amount of alcohol in the person's blood or breath at the time alleged shall give rise to the following presumptions:

(1) If there was 0.04 percent or less by weight of alcohol in the person's blood, or 40 milligrams or less of alcohol <u>for each</u> [PER] 100 milliliters of the person's blood, or 0.04 grams or less of alcohol <u>for each</u> [PER] 210 liters of the person's breath, it shall be presumed that the person was not under the influence of an alcoholic beverage.

(2) If there was in excess of 0.04 percent but less than 0.08 percent by weight of alcohol in the person's blood, or in excess of 40 but less than 80 milligrams of alcohol <u>for each</u> [PER] 100 milliliters of the person's blood, or in excess of 0.04 grams but less than 0.08 grams of alcohol <u>for each</u> [PER] 210 liters of the person's breath, that fact does not give rise to any presumption that the person was or was not under the influence of an alcoholic beverage, but that fact may be considered with other competent evidence in determining whether the person was under the influence of an alcoholic beverage.

(3) If there was 0.08 percent or more by weight of alcohol in the person's blood, or 80 milligrams or more of alcohol <u>for each</u> [PER] 100 milliliters of the person's blood, or 0.08 grams or more of alcohol <u>for each</u> [PER] 210 liters of the

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person's breath, it shall be presumed that the person was under the influence of an alcoholic beverage.

\* Sec. 112. AS 28.35.035(a) is amended to read:

(a) If a person is under arrest for an offense arising out of acts alleged to have been committed while the person was operating a motor vehicle, aircraft, or watercraft while under the influence of an alcoholic beverage, **marijuana**, inhalant, or controlled substance, and that arrest results from an accident that causes death or physical injury to another person, a chemical test may be administered without the consent of the person arrested to determine the amount of alcohol in that person's breath or blood or to determine the presence of **marijuana or** controlled substances in that person's blood and urine.

\* Sec. 113. AS 28.35.035(b) is amended to read:

(b) A person who is unconscious or otherwise in a condition rendering that person incapable of refusal is considered not to have withdrawn the consent provided under AS 28.33.031(a) or AS 28.35.031(a) or (g) and a chemical test may be administered to determine the amount of alcohol in that person's breath or blood or to determine the presence of **marijuana or** controlled substances in that person's blood and urine. A person who is unconscious or otherwise incapable of refusal need not be placed under arrest before a chemical test may be administered.

\* Sec. 114. AS 28.35.039(1) is amended to read:

(1) "alcohol safety action program" means a program for alcohol<sub>a</sub>
 <u>marijuana</u>, and substance abuse screening, referral, and monitoring developed and implemented or approved by the Department of Health and Social Services under AS 47.37;

\* Sec. 115. AS 28.35.039 is amended by adding a new paragraph to read:

(3) "marijuana" has the meaning given in AS 17.38.900.

\* Sec. 116. AS 28.35.280(a) is amended to read:

(a) A person who is at least 14 years of age but not yet 21 years of age commits the offense of minor operating a vehicle after consuming alcohol <u>or</u> <u>marijuana</u> if the person operates or drives a motor vehicle or operates an aircraft or a watercraft after having consumed any quantity of alcohol <u>or marijuana</u>. A peace

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1	officer who has pro	bable cause to believe that a person has c	ommitted the offense of	
2	minor operating a vehicle after consuming alcohol or marijuana may			
3	(1)	(1) place the person under arrest;		
4	(2)	request that the person submit to a chem	nical test or tests of the	
5	person's breath for	the purpose of determining the alcoholic	content of the person's	
6	blood or breath; and	1		
7	(3)	transport the person to a location at which	a chemical or other test	
8	authorized under (2	) of this subsection may be administered.		
9	* Sec. 117. AS 28.35.280	(b) is amended to read:		
10	(b) If a ch	emical test under this section reveals any	<sup>7</sup> alcohol <u>or marijuana</u>	
11	concentration with	in the person's blood or breath, the pe	rson shall be cited for	
12	violating this secti	on and then released unless there is a la	wful reason for further	
13	detention. A person	n who is 18 years of age or older shall be	released on the person's	
14	own recognizance.	A person who is under the age of 18 shall	be released to a parent,	
15	guardian, or legal c	guardian, or legal custodian.		
16	* Sec. 118. AS 28.35.280	(d) is amended to read:		
17	(d) The of	fense of a minor operating a vehicle afte	r consuming alcohol <u>or</u>	
18	<u>marijuana</u> is an int	fraction, and, if the minor		
19	(1)	has not been previously convicted	l under this section,	
20	AS 28.35.285, or 28	8.35.290, upon conviction, the court shall in	npose a	
21		(A) fine of \$500; and		
22		(B) period of community work service		
23		an 40 hours; the community work service		
24		ated to education about or prevention or		
25		marijuana if opportunities are available	• •	
26		ne community; if <u>those</u> [SUCH] opportunit	ies are not available, the	
27		nake other provisions for the work service;		
28 20	(2)	has been previously convicted onc		
29 20	AS 28.35.285, or 28	8.35.290, upon conviction, the court shall in	npose a	
30		(A) fine of \$1,000; and		
31		(B) period of community work service	of not less than 40 hours	
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1	nor more	than 60 hours; the community work service	under this subparagraph	
2	must be 1	related to education about or prevention or	treatment of misuse of	
3	alcohol <u>o</u>	r marijuana if opportunities are available	for that type of work	
4	service in the community; if those [SUCH] opportunities are not available, the			
5	court shal	l make other provisions for the work service;		
6	(3) has been previously convicted two or more times under this			
7	section, AS 28.35.285, or 28.35.290, upon conviction, the court shall impose a			
8		(A) fine of \$1,500; and		
9		(B) period of community work service of	of not less than 60 hours	
10	nor more	than 80 hours; the community work service	under this subparagraph	
11	must be a	related to education about or prevention or	treatment of misuse of	
12	alcohol <u>o</u>	r marijuana if opportunities are available	for that type of work	
13	service in	the community; if those [SUCH] opportuniti	es are not available, the	
14	court shal	l make other provisions for the work service.		
15	* Sec. 119. AS 28.35.285(a) is amended to read:			
16	(a) If a	person under arrest for minor operating a v	vehicle after consuming	
17	alcohol <u>or mari</u> j	uana refuses the request of a peace officer t	to submit to a chemical	
18	test or tests of the	e person's breath authorized under AS 28.35.0	031(a) and 28.35.280(a),	
19	after being advise	ed by the officer that the refusal will result in	the denial or revocation	
20	of the driver's li	cense, privilege to drive, or privilege to ob	otain a license, that the	
21	refusal may be u	used against the person in a civil or crimination	al action or proceeding	
22	arising out of an	act alleged to have been committed by the p	erson while operating a	
23	vehicle after con	suming alcohol or marijuana, and that the	refusal is a violation, a	
24	chemical test may	/ not be given.		
25	* Sec. 120. AS 28.35.2	85(c) is amended to read:		
26	(c) The	refusal of a minor to submit to a chemica	l test authorized under	
27	AS 28.35.031(a)	and 28.35.280(a) is admissible evidence in a	civil or criminal action	
28		sing out of an act alleged to have been commi	tted by the person while	
29		le after consuming alcohol <u>or marijuana</u> .		
30		85(d) is amended to read:		
31	(d) Refu	isal to submit to a chemical test or tests	of the person's breath	

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1	requested under AS 28.35.280 is an infraction, and, if the minor				
2	(1) has not been previously convicted under this section,				
3	AS 28.35.280, or 28.35.290, upon conviction, the court shall impose a				
4	(A) fine of \$500; and				
5	(B) period of community work service of not less than 20 hours				
6	nor more than 40 hours; the community work service under this subparagraph				
7	must be related to education about or prevention or treatment of misuse of				
8	alcohol or marijuana if opportunities are available for that type of work				
9	service in the community; if <b>those</b> [SUCH] opportunities are not available, the				
10	court shall make other provisions for the work service;				
11	(2) has been previously convicted once under this section,				
12	AS 28.35.280, or 28.35.290, upon conviction, the court shall impose a				
13	(A) fine of \$1,000; and				
14	(B) period of community work service of not less than 40 hours				
15	nor more than 60 hours; the community work service under this subparagraph				
16	must be related to education about or prevention or treatment of misuse of				
17	alcohol or marijuana if opportunities are available for that type of work				
18	service in the community; if <b>those</b> [SUCH] opportunities are not available, the				
19	court shall make other provisions for the work service;				
20	(3) has been previously convicted two or more times under this				
21	section, AS 28.35.280, or 28.35.290, upon conviction, the court shall impose a				
22	(A) fine of \$1,500; and				
23	(B) period of community work service of not less than 60 hours				
24	nor more than 80 hours; the community work service under this subparagraph				
25	must be related to education about or prevention or treatment of misuse of				
26	alcohol or marijuana if opportunities are available for that type of work				
27	service in the community; if <b>those</b> [SUCH] opportunities are not available, the				
28	court shall make other provisions for the work service.				
29	* Sec. 122. AS 28.35.290(a) is amended to read:				
30	(a) A person who has been cited for minor operating a vehicle after consuming				
31	alcohol or marijuana under AS 28.35.280 or for refusal to submit to a chemical test				

	WORK DRAFT	WORK DRAFT	29-LS0409\G		
1	of breath under A	AS 28.35.285 may not operate a motor vehicle	le, aircraft, or watercraft		
2	during the 24 hours following issuance of the citation.				
3	* Sec. 123. AS 28.35.290(b) is amended to read:				
4	(b) Operating a motor vehicle during the 24 hours after being cited for minor				
5	operating a vehic	ele after consuming alcohol or marijuana	or for minor's refusal to		
6	submit to a chemi	ical test is an infraction, and, if the minor			
7	(1)	) has not been previously convicted	d under this section,		
8	AS 28.35.280, or	28.35.285, upon conviction, the court shall in	mpose a		
9		(A) fine of \$500; and			
10		(B) period of community work service	of not less than 20 hours		
11	nor more	than 40 hours; the community work service	under this subparagraph		
12	must be 1	related to education about or prevention or	treatment of misuse of		
13	alcohol <u>o</u>	r marijuana if opportunities are available	for that type of work		
14	service in	the community; if those [SUCH] opportunit	ies are not available, the		
15	court shal	I make other provisions for the work service;			
16	(2)	has been previously convicted onc	e under this section,		
17	AS 28.35.280, or	28.35.285, upon conviction, the court shall in	npose a		
18		(A) fine of \$1,000; and			
19		(B) period of community work service	of not less than 40 hours		
20	nor more	than 60 hours; the community work service	under this subparagraph		
21	must be r	elated to education about or prevention or	treatment of misuse of		
22	alcohol <u>o</u>	<b>r marijuana</b> if opportunities are available	for that type of work		
23	service in	the community; if those [SUCH] opportunit	ies are not available, the		
24	court shal	I make other provisions for the work service;			
25	(3)	) has been previously convicted two or	more times under this		
26	section, AS 28.35	2.280, or 28.35.285, upon conviction, the cour	rt shall impose a		
27		(A) fine of \$1,500; and			
28		(B) period of community work service	of not less than 60 hours		
29	nor more	than 80 hours; the community work service	under this subparagraph		
30	must be r	related to education about or prevention or	treatment of misuse of		
31	alcohol <u>o</u>	r marijuana if opportunities are available	for that type of work		

	WORK DRAFT	WORK DRAFT	29-LS0409\G		
1	service in the community; if those [SUCH] opportunities are not available, the				
2	court shall make other provisions for the work service.				
3	* Sec. 124. AS 28.37.140(a) is amended to read:				
4	(a) The licensing authority in the home state, for the purposes of suspending,				
5	revoking, or limiting the license to operate a motor vehicle, shall give the same effect				
6	to the conduct reported under AS 28.37.130 as it would if the conduct had occurred in				
7	the home state, in the case of a conviction for				
8	(1) manslaughter or negligent homicide resulting from the operation of		g from the operation of		
9	a motor vehicle;				
10	(2) driving a motor vehicle while under the influence of intoxicating		fluence of intoxicating		
11	liquor <u>, marijua</u>	ma, or a narcotic drug, or under the influence	of any other drug to a		
12	degree that renders the driver incapable of safely driving a motor vehicle;				
13	(3) any felony in the commission of which a motor vehicle is used;		tor vehicle is used;		
14	(	4) failure to stop and render aid in the eve	nt of a motor vehicle		
15	accident resultir	accident resulting in the death or personal injury of another.			
16	* Sec. 125. AS 29.10.200 is amended by adding a new paragraph to read:		ead:		
17	(	65) AS 29.35.148 (marijuana).			
18	* Sec. 126. AS 29.35	is amended by adding a new section to article 1	to read:		
19	Sec. 29.	.35.148. Regulation of marijuana. (a) The	authority to regulate		
20	marijuana is res	served to the state, and, except as specifically	provided by statute, a		
21	municipality ma	municipality may not enact or enforce an ordinance that is inconsistent with AS 17.38.			
22	(b) This	(b) This section applies to home rule and general law municipalities.			
23	* Sec. 127. AS 33.16.	.060(c) is amended to read:			
24	(c) The	board shall establish a program for a parolee	who has conditions of		
25	parole that incl	lude not consuming controlled substances, ma	arijuana, or alcoholic		
26	beverages and v	who has been identified as being at moderate to	high risk as identified		
27	by a risk-needs	assessment. The program must			
28	(	(1) include random testing for controlled substance, marijuana, and			
29	alcoholic bevera	alcoholic beverage use;			
30	(	(2) require that a parole officer file a parole violation report by the			
31	close of the nex	close of the next business day if a parolee			
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(A) fails to appear for an appointment as directed by the parole officer; or

(B) tests positive for the use of controlled substances<u>.</u> <u>marijuana</u>, or alcoholic beverages; and

(3) include a means to notify the board by the close of the next business day that a parole violation report has been filed on a parolee placed in the program by the board.

\* Sec. 128. AS 33.16.150(b) is amended to read:

(b) The board may require as a condition of special medical, discretionary, or mandatory parole, or a member of the board acting for the board under (e) of this section may require as a condition of mandatory parole, that a prisoner released on parole

(1) not possess or control a defensive weapon, a deadly weapon other than an ordinary pocket knife with a blade three inches or less in length, or ammunition for a firearm, or reside in a residence where there is a firearm capable of being concealed on one's person or a prohibited weapon; in this paragraph, "deadly weapon," "defensive weapon," and "firearm" have the meanings given in AS 11.81.900, and "prohibited weapon" has the meaning given in AS 11.61.200;

(2) refrain from possessing or consuming alcoholic beverages <u>or</u> <u>marijuana</u>;

(3) submit to reasonable searches and seizures by a parole officer, or a peace officer acting under the direction of a parole officer;

(4) submit to appropriate medical, mental health, or controlled substance<u>, marijuana</u>, or alcohol examination, treatment, or counseling;

(5) submit to periodic examinations designed to detect the use of alcohol<u>, marijuana</u>, or controlled substances; the periodic examinations may include testing under the program established under AS 33.16.060(c);

(6) make restitution ordered by the court according to a schedule established by the board;

(7) refrain from opening, maintaining, or using a checking account or charge account;

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(8) refrain from entering into a contract other than a prenuptial contract 1 2 or a marriage contract; 3 (9) refrain from operating a motor vehicle; 4 (10) refrain from entering an establishment where alcoholic beverages 5 are served, sold, or otherwise dispensed; (11) refrain from entering an establishment where marijuana is 6 sold or otherwise dispensed; 7 refrain from participating in any other activity or conduct 8 (12)9 reasonably related to the parolee's offense, prior record, behavior or prior behavior, 10 current circumstances, or perceived risk to the community, or from associating with 11 any other person that the board determines is reasonably likely to diminish the 12 rehabilitative goals of parole, or that may endanger the public; in the case of special 13 medical parole, for a prisoner diagnosed with a communicable disease, comply with 14 conditions set by the board designed to prevent the transmission of the disease. \* Sec. 129. AS 33.16.900(3) is amended to read: 15 16 (3)"controlled substance" means a drug, substance, or immediate precursor included in the schedules set out in AS 11.71.140 - 11.71.180 [AS 11.71.140 17 18 - 11.71.190]; 19 \* Sec. 130. AS 33.30.015(a) is amended to read: 20 (a) The commissioner may not 21 (1) make per capita expenditures for food for prisoners in a state 22 correctional facility operated by the state that exceed 90 percent of per capita 23 expenditures for food that is available to enlisted personnel in the United States Army 24 stationed in the state; 25 (2) provide, in a state correctional facility operated by the state, 26 (A) living quarters for a prisoner into which the view is 27 obstructed; however, the commissioner is not required to renovate a facility to 28 comply with this subparagraph if the facility is being used as a correctional 29 facility on August 27, 1997, or if the facility was already built before being 30 acquired by the department; 31 (B) equipment or facilities for publishing or broadcasting

	WORK DRAF	T WORK DRAFT 29-LS0409\G	
1		material the content of which is not subject to prior approval by the department	
2	as consistent with keeping order in the institution and prisoner discipline;		
3		(C) cable television service other than a level of basic cable	
4		television service that is available as a substitute for services that are broadcast	
5		to the public in the community in which a correctional facility is located;	
6		(3) allow a prisoner held in a state correctional facility operated by the	
7	state to	)	
8		(A) possess in the prisoner's cell a cassette tape player or	
9		recorder, a video cassette recorder (VCR), or a computer or modem of any	
10		kind;	
11		(B) view movies rated "R," "X," or "NC-17";	
12		(C) possess printed or photographic material that	
13		(i) is obscene as defined by the commissioner in	
14		regulation;	
15		(ii) could reasonably be expected to incite racial, ethnic,	
16		or religious hatred that is detrimental to the security, good order, or	
17		discipline of the institution or violence;	
18		(iii) could reasonably be expected to aid in an escape or	
19		in the theft or destruction of property;	
20		(iv) describes procedures for brewing alcoholic	
21		beverages or for manufacturing controlled substances, marijuana,	
22		weapons, or explosives; or	
23		(v) could reasonably be expected to facilitate criminal	
24		activity or a violation of institution rules;	
25		(D) receive instruction in person, or by broadcast medium, or	
26		engage in boxing, wrestling, judo, karate, or other martial art or in any activity	
27		that, in the commissioner's discretion, would facilitate violent behavior;	
28		(E) possess or have access to equipment for use in the activities	
29		listed in (D) of this paragraph;	
30		(F) possess or have access to free weights;	
31		(G) possess in the prisoner's cell a coffee pot, hot plate,	
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1	appliance or heating element for food preparation, or more than three electrica			
2	appliances of any kind;			
3	(H) possess or appear in a state of dress, hygiene, grooming, or			
4	appearance	appearance other than as permitted as uniform or standard in the correctional		
5	facility;			
6	(I) use a computer other than those approved by the			
7	correctional facility; the use of a computer under this subparagraph may b		s subparagraph may be	
8	approved only as part of the prisoner's employment, education, or vocationa		ducation, or vocational	
9	training and may not be used for any other purpose;			
10	(J) smoke or use tobacco products of any kind:		y kind <u>:</u>	
11		(K) use, possess, or consume mar	<u>ijuana or marijuana</u>	
12	products.			
13	* Sec. 131. AS 33.30.06	55(b) is amended to read:		
14	(b) In determining whether to designate a prisoner to serve a term		er to serve a term of	
15	imprisonment or period of temporary commitment by electronic monitoring, th		tronic monitoring, the	
16	commissioner shall consider			
17	(1) safeguards to the public;			
18	(2)	the prospects for the prisoner's rehabilitation	;	
19		the availability of program and facility space		
20	(4) the nature and circumstances of the offense for which the prisone		1	
21	was sentenced or for which the prisoner is serving a period of temporary commitment;			
22	(5) the needs of the prisoner as determined by a classification		•	
23		y recommendations made by the sentencing co		
24		the record of convictions of the prisoner, w		
25 26	-	d in AS 11.41 or crimes involving domestic v		
26 27		the use of drugs <u>, marijuana</u> , or alcohol by t	_	
27 28	(8) other criteria considered appropriate by the commissioner.		commissioner.	
28 20	* Sec. 132. AS 34.03.120(b) is amended to read:		-iana in maaditution on	
29 30		enant may not knowingly engage at the pren	-	
30 31		volving a place of prostitution, an illegal activ		
51	beverages, all life	gal activity involving gambling or promotir	ig gamoning, an megal	
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1	activity involving a	a controlled substance, [OR] an illega	al activity involving an	
2	imitation controlled substance, or an illegal activity involving marijuana,			
3	knowingly permit others in the premises to engage in one or more of those activities at			
4	the rental premises.			
5	* Sec. 133. AS 34.03.360(7) is amended to read:			
6	(7) "illegal activity involving a controlled substance" means a violation			
7	of AS 11.71.010(a), 11.71.020(a), 11.71.030(a)(1) or (2), or 11.71.040(a)(1) [, (2),] or			
8	(5);			
9	* Sec. 134. AS 34.03.360	is amended by adding a new paragraph to	o read:	
10	(24)	"illegal activity involving marijuana	" means a violation of	
11	AS 17.38.200(a)(1)(	A)(i) or (a)(1)(B)(i).		
12	* Sec. 135. AS 34.05.100(a) is amended to read:			
13	(a) In rented	premises other than premises to which the	ne provisions of AS 34.03	
14	apply, the tenant ma	y not knowingly engage at the premises	in prostitution, an illegal	
15	activity involving a place of prostitution, an illegal activity involving alcoholic			
16	beverages, an illegal activity involving gambling or promoting gambling, an illegal			
17	activity involving a	a controlled substance, [OR] an illega	al activity involving an	
18	imitation controlled substance, or an illegal activity involving marijuana, c		<b>wolving marijuana,</b> or	
19	knowingly permit others in the premises to engage in one or more of those activities a		more of those activities at	
20	the rental premises.			
21	* Sec. 136. AS 34.05.100(	d)(1) is amended to read:		
22	(1)	'illegal activity involving alcoholic bev	verages," "illegal activity	
23	involving a controll	ed substance," "illegal activity involving	g an imitation controlled	
24	substance," "illegal	activity involving gambling or promo	ting gambling," <u>''illegal</u>	
25	<u>activity involving m</u>	arijuana,'' "illegal activity involving a p	place of prostitution," and	
26	"prostitution" have the	ne meanings given in AS 34.03.360;		
27	* Sec. 137. AS 44.19.645(	a) is amended to read:		
28	(a) The com	mission shall evaluate the effect of sent	encing laws and criminal	
29	justice practices on	the criminal justice system to evaluate	whether those sentencing	
30	laws and criminal ju	astice practices provide for protection of	of the public, community	
31	condemnation of the	offender, the rights of victims of crimes,	, the rights of the accused	

WORK DRAFT WORK DRAFT and the person convicted, restitution from the offender, and the principle of 1 2 reformation. The commission shall make recommendations for improving criminal 3 sentencing practices and criminal justice practices, including rehabilitation and 4 restitution. In formulating its recommendations, the commission shall consider 5 (1) statutes, court rules, and court decisions relevant to sentencing of criminal defendants in misdemeanor and felony cases; 6 7 (2) sentencing practices of the judiciary, including use of presumptive 8 sentences; 9 (3) means of promoting uniformity, proportionality, and accountability 10 in sentencing; (4) alternatives to traditional forms of incarceration; 11 12 (5) the efficacy of parole and probation in ensuring public safety, 13 achieving rehabilitation, and reducing recidivism; the adequacy, availability, and effectiveness of treatment and 14 (6) 15 rehabilitation programs; 16 (7) crime and incarceration rates, including the rate of violent crime 17 and the abuse of controlled substances, in this state compared to other states, and best 18 practices adopted by other states that have proven to be successful in reducing 19 recidivism; 20 the relationship between sentencing priorities and correctional (8) 21 resources; 22 (9) the effectiveness of the state's current methodologies for the 23 collection and dissemination of criminal justice data; and 24 (10) whether the schedules for controlled substances in AS 11.71.140 -11.71.180 [AS 11.71.140 - 11.71.190] are reasonable and appropriate, considering the 25 26 criteria established in AS 11.71.120(c). 27 \* Sec. 138. AS 47.10.990(17) is amended to read: (17) "intoxicant" means a substance that temporarily diminishes a 28 29 person's control over mental or physical powers, including alcohol, marijuana, 30 controlled substances under AS 11.71, and a hazardous volatile material or substance 31 misused by inhaling its vapors;

\* Sec. 139. AS 47.17.024(a) is amended to read:

(a) A practitioner of the healing arts involved in the delivery or care of an infant who the practitioner determines has been adversely affected by, or is withdrawing from exposure to, a controlled substance, marijuana, or alcohol shall immediately notify the nearest office of the department of the infant's condition.

\* Sec. 140. AS 47.37.010 is amended to read:

Sec. 47.37.010. Declaration of policy. It is the policy of the state to recognize, appreciate, and reinforce the example set by its citizens who lead, believe in, and support a life of sobriety. It is also the policy of the state that alcoholics and intoxicated persons should not be criminally prosecuted for their consumption of alcoholic beverages <u>or marijuana</u> and that they should be afforded a continuum of treatment that can introduce them to, and help them learn, new life skills and social skills that would be useful to them in attaining and maintaining normal lives as productive members of society.

\* Sec. 141. AS 47.37.030 is amended to read:

Sec. 47.37.030. Powers of department. The department may

 (1) plan, establish, and maintain programs for the prevention and treatment of alcoholism, <u>marijuana abuse</u>, drug abuse, and misuse of hazardous volatile materials and substances by inhalant abusers;

(2) make contracts and award grants necessary or incidental to the performance of its duties and the execution of its powers, including contracts with the grants to public and private agencies, organizations, and individuals, to pay them for services rendered or furnished to alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, or inhalant abusers; to the maximum extent possible, contracts and grants must be for a period of two years; contracts under this paragraph are governed by AS 36.30 (State Procurement Code);

(3) solicit and accept for use a gift of money or property or a grant of money, services, or property from the federal government, the state or a political subdivision of it, or a private source, and do all things necessary to cooperate with the federal government or any of its agencies in making an application for a grant;

(4) administer or supervise the administration of the provisions relating

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to alcoholics, intoxicated persons, **marijuana abusers**, drug abusers, and inhalant abusers of state plans submitted for federal funding under federal health, welfare, or treatment legislation;

(5) coordinate its activities and cooperate with alcoholism, <u>marijuana</u> <u>abuse</u>, drug abuse, and inhalant abuse programs in this and other states, and make contracts and other joint or cooperative arrangements with state, local, or private agencies for the treatment of alcoholics, intoxicated persons, <u>marijuana abusers</u>, drugs abusers, and inhalant abusers, and for the common advancement of alcoholism, <u>marijuana abuse</u>, drug abuse, and inhalant abuse programs in this and other states;

(6) keep records and engage in research and the gathering of relevant statistics;

(7) do other acts necessary to implement the authority expressly granted to it;

(8) acquire, hold, or dispose of real property or any interest in it, and construct, lease, or otherwise provide treatment facilities for alcoholics, intoxicated persons, **marijuana abusers**, drug abusers, and inhalant abusers; however, the department shall encourage local initiative, involvement, and financial participation under grants-in-aid whenever possible in preference to the construction or operation of facilities directly by the department; contracting and construction under this paragraph are governed by AS 36.30 (State Procurement Code);

(9) strengthen and enhance the process for identifying people who have co-occurring substance abuse and mental health disorders;

(10) establish a secure enhanced detoxification and treatment center for persons involuntarily detained because they are likely to inflict physical harm to self or others; in this paragraph, "enhanced" means the ability to treat co-occurring substance abuse and mental health disorders;

(11) develop and implement a substance abuse treatment system using evidence-based best practices or, if evidence-based best practices do not exist, research-based practices, that includes a procedure for adapting the practices to new situations and for collaboration with consumer-based programs; if research-based practices are not known or available, the department may include consensus-based or,

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if funds are available, promising practices; a practice must promote independence, recovery, employment, education, ongoing community-based treatment, housing, and other aspects of harm reduction.

\* Sec. 142. AS 47.37.040 is amended to read:

Sec. 47.37.040. Duties of department. The department shall

(1) develop, encourage, and foster statewide, regional, and local plans and programs for the prevention of alcoholism, marijuana abuse, and drug abuse and treatment of alcoholics, intoxicated persons, marijuana abusers, drug abusers, and inhalant abusers in cooperation with public and private agencies, organizations, and individuals, and provide technical assistance and consultation services for these purposes;

(2) coordinate the efforts and enlist the assistance of all public and private agencies, organizations, and individuals interested in prevention of alcoholism,
 <u>marijuana abuse</u>, drug abuse, and inhalant abuse, and treatment of alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, and inhalant abusers;

(3) cooperate with the Department of Corrections in establishing and conducting programs to provide treatment for alcoholics, intoxicated persons, **marijuana abusers**, drug abusers, and inhalant abusers in or on parole from penal institutions;

(4) cooperate with the Department of Education and Early
Development, school boards, schools, police departments, courts, and other public and private agencies, organizations, and individuals in establishing programs for the prevention of alcoholism, <u>marijuana abuse</u>, drug abuse, and inhalant abuse, and treatment of alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, and inhalant abusers, and preparing curriculum materials for use at all levels of school education;

(5) prepare, publish, evaluate, and disseminate educational material dealing with the nature and effects of alcohol<u>, marijuana</u>, and drugs, and the misuse of hazardous volatile substances;

(6) develop and implement, as an integral part of treatment programs, an educational program for use in the treatment of alcoholics, intoxicated persons,

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<u>marijuana abusers</u>, drug abusers, and inhalant abusers that includes the dissemination of information concerning the nature and effects of alcohol, <u>marijuana</u>, drugs, and hazardous volatile substances;

(7) organize and foster training programs for all persons engaged in treatment of alcoholics, intoxicated persons, **marijuana abusers**, drug abusers, and inhalant abusers, and establish standards for training paraprofessional alcoholism, **marijuana abuse**, drug abuse, and inhalant abuse workers;

(8) sponsor and encourage research into the causes and nature of alcoholism, <u>marijuana abuse</u>, drug abuse, and inhalant abuse, and the treatment of alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, and inhalant abusers, and serve as a clearinghouse for information relating to alcoholism, <u>marijuana abuse</u>, drug abuse, and inhalant abuse;

(9) specify uniform methods for keeping statistical information by public and private agencies, organizations, and individuals, and collect and make available relevant statistical information, including number of persons treated, frequency of admission and readmission, and frequency and duration of treatment;

(10) conduct program planning activities approved by the AdvisoryBoard on Alcoholism and Drug Abuse;

(11) review all state health, welfare, and treatment plans to be submitted for federal funding, and advise the commissioner on provisions to be included relating to alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, and inhalant abusers;

(12) assist in the development of, and cooperate with, alcohol, <u>marijuana</u>, drug abuse, and inhalant abuse education and treatment programs for employees of state and local governments and businesses and industries in the state;

(13) use the support and assistance of interested persons in the community, particularly recovered alcoholics, **marijuana abusers**, drug abusers, and inhalant abusers, to encourage alcoholics, **marijuana abusers**, drug abusers, and inhalant abusers to voluntarily undergo treatment;

(14) cooperate with the Department of Public Safety<u>, the Department</u> <u>of Administration</u>, and the Department of Transportation and Public Facilities in

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establishing and conducting programs designed to deal with the problem of persons operating motor vehicles while under the influence of an alcoholic beverage, <u>marijuana</u>, inhalant, or controlled substance, and develop and approve alcohol <u>and</u> <u>marijuana</u> information courses required to be taken by drivers under AS 28.15 or made available to drivers to reduce points assessed for violation of traffic laws;

(15) encourage hospitals and other appropriate health facilities to admit without discrimination alcoholics, intoxicated persons, <u>marijuana abusers</u>, drug abusers, and inhalant abusers and to provide them with adequate and appropriate treatment;

(16) encourage all health insurance programs to include alcoholism.
 <u>marijuana abuse</u>, and drug abuse as a covered illness;

(17) prepare an annual report covering the activities of the department and notify the legislature that the report is available;

(18) develop and implement a training program on alcoholism,
 <u>marijuana</u>, and drug abuse for employees of state and municipal governments, and private institutions;

(19) develop curriculum materials on drug<u>, marijuana</u>, and alcohol abuse and the misuse of hazardous volatile substances for use in grades kindergarten through 12, as well as a course of instruction for teachers to be charged with presenting the curriculum;

(20) develop and implement or designate, in cooperation with other state or local agencies, a juvenile alcohol safety action program that provides alcohol, <u>marijuana</u>, and substance abuse screening, referral, and monitoring of persons under 18 years of age who have been referred to it by

(A) a court in connection with a charge or conviction of a violation or misdemeanor related to the use of alcohol, marijuana, or a controlled substance;

(B) the agency responsible for the administration of motor vehicle laws in connection with a license action related to the use of alcohol<sub>2</sub> marijuana, or a controlled substance; or

(C) department staff after a delinquency adjudication that is

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## WORK DRAFT

related to the use of alcohol, marijuana, or a controlled substance;

(21) develop and implement, or designate, in cooperation with other state or local agencies, an alcohol safety action program that provides alcohol, **marijuana**, and substance abuse screening, referral, and monitoring services to persons who have been referred by a court in connection with a charge or conviction of a misdemeanor involving the use of a motor vehicle, aircraft, or watercraft and alcohol, marijuana, or a controlled substance, referred by a court under AS 28.35.028, or referred by an agency of the state with the responsibility for administering motor vehicle laws in connection with a driver's license action involving the use of alcohol, marijuana, or a controlled substance;

(22) whenever possible, apply evidence-based, research-based, and consensus-based substance abuse and co-occurring substance abuse and mental health disorders treatment practices and remove barriers that prevent the use of those practices;

(23) collaborate with first responders, hospitals, schools, primary care providers, developmental disability treatment providers, law enforcement, corrections, attorneys, the Alaska Court System, community behavioral treatment providers, Alaska Native organizations, and federally funded programs in implementing programs for co-occurring substance abuse and mental health disorders treatment.
\* Sec. 143. AS 47.37.170(b) is amended to read:

(b) A person who appears to be incapacitated by alcohol, marijuana, or drugs in a public place shall be taken into protective custody by a peace officer or a member of the emergency service patrol and immediately brought to an approved public treatment facility, an approved private treatment facility, or another appropriate health facility or service for emergency medical treatment. If no treatment facility or emergency medical service is available, a person who appears to be incapacitated by alcohol, marijuana, or drugs in a public place shall be taken to a state or municipal detention facility in the area if that appears necessary for the protection of the person's health or safety. However, emergency protective custody under this subsection may not include placement of a minor in a jail or secure facility.

\* Sec. 144. AS 47.37.170(d) is amended to read:

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(d) A person who, after medical examination at an approved private treatment facility, or another appropriate health facility or service for emergency medical treatment, is found to be incapacitated by alcohol, **marijuana**, or drugs at the time of admission or to have become incapacitated by alcohol, **marijuana**, or drugs at any time after admission, may not be detained at a facility after the person is no longer incapacitated by alcohol, **marijuana**, or drugs. A person may not be detained at a facility if the person remains incapacitated by alcohol <u>or marijuana</u> for more than 48 hours after admission as a patient. A person may consent to remain in the facility as long as the physician in charge considers it appropriate.

\* Sec. 145. AS 47.37.170(f) is amended to read:

(f) If a patient is admitted to an approved public treatment facility, family or next of kin shall be promptly notified. If an adult patient who is not incapacitated by alcohol, **marijuana**, or drugs requests that there be no notification of next of kin, the request shall be granted.

\* Sec. 146. AS 47.37.170(g) is amended to read:

(g) A person may not bring an action for damages based on the decision under this section to take or not to take an intoxicated person or a person incapacitated by alcohol<u>, marijuana</u>, or drugs into protective custody, unless the action is for damages caused by gross negligence or intentional misconduct.

\* Sec. 147. AS 47.37.170(i) is amended to read:

(i) A person taken to a detention facility under (a) or (b) of this section may be detained only (1) until a treatment facility or emergency medical service is made available, (2) until the person is no longer intoxicated or incapacitated by alcohol<sub>1</sub> <u>marijuana</u>, or drugs, or (3) for a maximum period of 12 hours, whichever occurs first. A detaining officer or a detention facility official may release a person who is detained under (a) or (b) of this section at any time to the custody of a responsible adult. A peace officer or a member of the emergency service patrol, in detaining a person under (a) or (b) of this section and in taking the person to a treatment facility, an emergency medical service, or a detention facility, is taking the person into protective custody and the officer or patrol member shall make reasonable efforts to provide for and protect the health and safety of the detainee. In taking a person into protective custody under

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(a) and (b) of this section, a detaining officer, a member of the emergency service patrol, or a detention facility official may take reasonable steps for self-protection, including a full protective search of the person of a detainee. Protective custody under
(a) and (b) of this section does not constitute an arrest and no entry or other record may be made to indicate that the person detained has been arrested or charged with a crime, except that a confidential record may be made that is necessary for the facility to which the person has been taken or that is necessary for statistical purposes where the person's name may not be disclosed.

\* Sec. 148. AS 47.37.180(a) is amended to read:

(a) An intoxicated person who (1) has threatened, attempted to inflict, or inflicted physical harm on another or is likely to inflict physical harm on another unless committed, or (2) is incapacitated by alcohol, **marijuana**, or drugs, may be committed to an approved public treatment facility for emergency treatment. A refusal to undergo treatment does not constitute evidence of lack of judgment as to the need for treatment.

\* Sec. 149. AS 47.37.190(a) is amended to read:

A spouse or guardian, a relative, the certifying physician, physician (a) assistant, advanced nurse practitioner, or the administrator in charge of an approved public treatment facility may petition the court for a 30-day involuntary commitment order. The petition must allege that the person is an alcoholic, marijuana abuser, or drug abuser who (1) has threatened, attempted to inflict, or inflicted physical harm on another and that unless committed is likely to inflict physical harm on another; or (2) is incapacitated by alcohol, marijuana, or drugs. A refusal to undergo treatment does not constitute evidence of lack of judgment as to the need for treatment. The petition must be accompanied by a certificate of a licensed physician, physician assistant, or advanced nurse practitioner who has examined the person within two days before submission of the petition, unless the person whose commitment is sought has refused to submit to a medical examination, in which case the fact of refusal must be alleged in the petition. The certificate must set out the physician's, physician assistant's, or advanced nurse practitioner's findings of the examination in support of the allegations of the petition.

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\* Sec. 150. AS 47.37.205(a) is amended to read:

(a) At any time during a person's 30-day commitment, the director of an approved public facility or approved private facility may file with the court a petition for a 180-day commitment of that person. The petition must include all material required under AS 47.37.190(a) except that references to "30 days" shall be read as "180 days" and must allege that the person continues to be an alcoholic, marijuana abuser, or drug abuser who is incapacitated by alcohol, marijuana, or drugs, or who continues to be at risk of serious physical harm or illness.

\* Sec. 151. AS 47.37.270(1) is amended to read:

(1) "alcoholic, marijuana abuser, or drug abuser" means a person who demonstrates increased tolerance to alcohol, marijuana, or drugs, who suffers from withdrawal when alcohol, marijuana, or drugs are not available, whose habitual lack of self-control concerning the use of alcohol, marijuana, or drugs causes significant hazard to the person's health, and who continues to use alcohol, marijuana, or drugs despite the adverse consequences;

\* Sec. 152. AS 47.37.270(4) is amended to read:

(4) "drugs" means a drug that is included in the controlled substance schedules set out in <u>AS 11.71.140 - 11.71.180</u> [AS 11.71.140 - 11.71.190];

\* Sec. 153. AS 47.37.270(7) is amended to read:

(7) "incapacitated by alcohol<u>, marijuana</u>, or drugs" means a person who, as a result of alcohol<u>, marijuana</u>, or drugs, is unconscious or whose judgment is otherwise so impaired that the person (A) is incapable of realizing and making rational decisions with respect to the need for treatment, and (B) is unable to take care of the person's basic safety or personal needs, including food, clothing, shelter, or medical care;

\* Sec. 154. AS 47.37.270(10) is amended to read:

(10) "intoxicated person" means a person whose mental or physical functioning is substantially impaired as a result of the use of alcohol, marijuana, or drugs;

\* Sec. 155. AS 47.38.020(a) is amended to read:

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(a) The commissioner, in cooperation with the commissioner of corrections,

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1	shall establish a program for certain persons with release conditions ordered as		
2	provided under AS 12.30, or offenders with conditions of probation, that include not		
3	consuming controlled substances, marijuana, or alcoholic beverages.		
4	* Sec. 156. AS 47.38.020(c) is amended to read:		
5	(c) The commissioner shall include in the program		
6	(1) a requirement for twice-a-day testing, in person if practicable, for		
7	alcoholic beverage or marijuana use and random testing for controlled substances;		
8	(2) a means to provide the probation officer, prosecutor's office, or		
9	local law enforcement agency with notice within 24 hours, so that a complaint may be		
10	filed alleging a violation of AS 11.56.757, a petition may be filed with the court		
11	seeking appropriate sanctions and may be scheduled by the court for a prompt hearing,		
12	or an arrest warrant may be issued for the person on release or offender with		
13	conditions of probation provided in this subsection, if the person or offender		
14	(A) fails to appear for an appointment as required by the		
15	program requirements; or		
16	(B) tests positive for the use of controlled substances <sub>2</sub>		
17	marijuana, or alcoholic beverages; and		
18	(3) a requirement that the person or offender pay, based on the person's		
19	or offender's ability under financial guidelines established by the commissioner, for		
20	the cost of participating in the program.		
21	* Sec. 157. AS 11.71.040(a)(2), 11.71.040(a)(3)(F), 11.71.040(a)(3)(G), 11.71.050(a)(1),		
22	11.71.050(a)(2)(E), 11.71.060(a)(1), 11.71.060(a)(2)(A), 11.71.080, 11.71.090,		
23	11.71.160(f)(1), 11.71.160(f)(2), 11.71.190, 11.71.900(10), 11.71.900(11), 11.71.900(14), 11.700(14), 11.700(14), 11.700(14), 11.700(14), 11.700(14), 11.7		
24	11.71.900(27); AS 11.81.900(b)(6); AS 12.55.135(j); AS 17.38.030, 17.38.040, and		
25	17.38.050 are repealed.		
26	* Sec. 158. The uncodified law of the State of Alaska is amended by adding a new section		
27	to read:		
28	APPLICABILITY. (a) Except as provided in (b) - (d) of this section, this Act applies		
29	to offenses committed on or after the effective date of this Act.		
30	(b) The amendments to AS 12.55.015 in secs. 30 and 31 of this Act and AS 12.55.155		
31	in secs. 32 - 34 of this Act apply to a sentence imposed on or after the effective date of this		

Act for an offense committed on or after the effective date of this Act.

(c) The amendments to AS 09.50.170 in sec. 7 of this Act, AS 09.60.070(c) in sec. 8 of this Act, and AS 09.65 in secs. 9 - 12 of this Act apply to causes of action accrued on or after the effective date of this Act.

(d) The amendments to AS 33.16 in secs. 127 - 129 of this Act apply to conditions of parole ordered on or after the effective date of this Act.

\* Sec. 159. This Act takes effect immediately under AS 01.10.070(c).

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