

4282 (2) the residence is incidental to detention or the provision of medical,
4283 geriatric, educational, counseling, religious, or similar service;

4284 (3) The residence is a transitional housing or sober living facility; or

4285 (4) Failing to prohibit cannabis possession or consumption or failure
4286 to require a drug test would violate federal law or regulations or cause
4287 the landlord to lose a monetary or licensing-related benefit under
4288 federal law or regulations.

4289 Sec. 91. (NEW) (*Effective July 1, 2022*) The use of cannabis shall be
4290 prohibited on any state lands or waters managed by the Department of
4291 Energy and Environmental Protection. Any person who violates such
4292 prohibition shall be fined not more than two hundred fifty dollars. The
4293 provisions of this section may only be enforced by agents of the
4294 Department of Energy and Environmental Protection.

4295 Sec. 92. (NEW) (*Effective July 1, 2021*) The Commissioner of Correction
4296 may prohibit the possession of cannabis in any Department of
4297 Correction facility or halfway house.

4298 Sec. 93. (NEW) (*Effective July 1, 2022*) A drug test of an individual that
4299 yields a positive result solely for 11-nor-9-carboxy-delta-9-
4300 tetrahydrocannabinol shall not be construed, without other evidence, as
4301 proof that such individual is under the influence of or impaired by
4302 cannabis.

4303 Sec. 94. (NEW) (*Effective July 1, 2021*) The presence of cannabinoid
4304 metabolites in the bodily fluids of a person:

4305 (1) With respect to a patient, shall not constitute the use of an illicit
4306 substance resulting in denial of medical care, including organ
4307 transplantation, and a patient's use of cannabis products may only be
4308 considered with respect to evidence-based clinical criteria; and

4309 (2) With respect to a parent or legal guardian of a child or newborn
4310 infant, or a pregnant woman, shall not form the sole or primary basis for