On page 16, after line 11, insert the following:

(d) Nothing in this chapter shall prohibit the Department of Human Resources from considering a parent or caretaker's use of medical cannabis as a factor for determining the welfare of a child in any of the following circumstances:

(1) There is evidence of child abuse or neglect.

(2) The best interest of a child is determined for custody purposes.

(3) A background check is performed for a prospective foster, adoptive, or kinship caretaker.

On page 37, after line 12, insert the following:

(h) A registered certifying physician may not lawfully recommend the use of medical cannabis with a potency greater than three percent tetrahydrocannabinol to any minor for any qualifying medical condition. A minor may not legally use medical cannabis with a potency greater than three percent tetrahydrocannabinol, whether or not the minor has a valid medical cannabis card. A parent or legal guardian of a minor
who holds a medical cannabis card may not legally possess medical cannabis with a potency greater than three percent tetrahydrocannabinol, unless the parent or guardian holds a valid medical cannabis card for his or her own qualifying medical condition.