On page 5, line 21:

Sec. 4. NEW SECTION.

124F.3 Notice to prospective and current public employees.

Prior to giving a current employee an assignment or duty that arises from or directly relates to an obligation under this chapter, or hiring a prospective employee whose assignments or duties would include an assignment or duty that arises from or directly relates to an obligation under this chapter, a state employer or a political subdivision employer shall give the employee or prospective employee a written notice that the employee's or prospective employee to engage in conduct which is in *violation of the criminal laws* of the United States.

On page 13, lines 3-16:

Sec. 11. NEW SECTION.

124F.10(2) Psilocybin production establishment agent - registration..

None of the following individuals ... licensed under chapter 152 ... chapter 152E ... chapter 148 ... chapter 148C.

On page 19, lines 6-9:

Sec. 17. NEW SECTION.

124F.16(4) Psilocybin production establishment – local control.

A local government shall not do any of the following: a. Revoke from, or refuse to issue a license or permit to, a psilocybin production establishment on the sole basis that the applicant or psilocybin production establishment *violates federal law* regarding the legal status of psilocybin.

On page 27, lines 13-19:

Sec. 26. NEW SECTION.

124F.25(1) Standard of care – provider not liable – no private right of action.

A qualified medical psilocybin provider or a qualified therapy provider who recommends or administers psilocybin in compliance with this chapter shall not be subject to a civil or criminal penalty, or license discipline, solely for *violating a federal law or regulation* that prohibits recommending, prescribing, possessing, or dispensing psilocybin or a psilocybin product.

On page 28, lines 13-15:

Sec. 27. NEW SECTION.

124F.26(2)(b)(1) Nondiscrimination for medical care or government employment.

The employee's use of psilocybin *jeopardizes federal funding*, ...