SENATE BILL NO. 518

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR TRENT.

1513S.01I KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 195, RSMo, by adding thereto eighteen new sections relating to hemp-derived consumable products, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 195, RSMo, is amended by adding thereto

- 2 eighteen new sections, to be known as sections 195.2550,
- **3** 195.2555, 195.2560, 195.2563, 195.2565, 195.2570, 195.2575,
- 4 195.2580, 195.2585, 195.2590, 195.2595, 195.2600, 195.2605,
- 5 195.2607, 195.2610, 195.2615, 195.2630, and 195.2635, to read
- 6 as follows:

195.2550. 1. Sections 195.2550 to 195.2635 shall be

- 2 known and may be cited as the "Missouri Hemp Consumer
- 3 Protection Act".
- 4 2. As used in sections 195.2550 to 195.2635, unless
- 5 the context otherwise requires, the following terms mean:
- 6 (1) "Batch":
- 7 (a) A specific quantity of hemp plants that are
- 8 cultivated from the same seed or plant stock, that are
- 9 cultivated together, that are intended to be harvested
- 10 together, and that receive identical propagation and
- 11 cultivation treatment; or
- 12 (b) A specific quantity of hemp-derived consumable
- 13 product, as defined by the manufacturer, that is
- 14 manufactured at the same time and using the same methods,
- 15 equipment, and ingredients; that is uniform and intended to

meet specifications for identity, strength, purity, and

- 17 composition; and that is manufactured, packaged, and labeled
- 18 according to a single batch production record executed and
- 19 documented;
- 20 (2) "Business", any of the following licensed under
- 21 sections 195.2550 to 195.2635:
- 22 (a) A hemp-derived consumable product distributor;
- 23 (b) A hemp-derived consumable product retailer; or
- 24 (c) A hemp-derived consumable product manufacturer;
- 25 (3) "Certificate of analysis", a document from an
- 26 independent testing laboratory that provides detailed
- 27 results of hemp and hemp product testing, including batch
- 28 number, date received, and method of analysis, ensuring that
- 29 the product and the hemp used to manufacture the product
- 30 comply with the state's safety and potency standards;
- 31 (4) "Counter", the point of purchase at a retail
- 32 establishment;
- 33 (5) "Department", the department of health and senior
- 34 services;
- 35 (6) "Distributor", a person or entity that purchases
- 36 hemp-derived consumable products from manufacturers and
- 37 sells them to retailers;
- 38 (7) "Division", the division of alcohol and tobacco
- 39 control of the department of public safety;
- 40 (8) "Food service establishment", an establishment
- 41 where food is prepared and served on the premises;
- 42 (9) "Hemp", the plant Cannabis sativa L. and any part
- 43 of that plant, including the seeds thereof and all
- 44 derivatives, extracts, cannabinoids, isomers, acids, salts,
- 45 and salts of isomers, whether growing or not, with a delta-9
- 46 tetrahydrocannabinol concentration of not more than three-
- 47 tenths of one percent on a dry-weight basis;

- "Hemp-derived cannabinoid", any naturally 48 (10)49 occurring cannabinoid derived from a compound found in hemp 50 including, but not limited to, delta-9 tetrahydrocannabinol 51 (delta-9 THC), tetrahydrocannabinolic acid (THCA), cannabidiol (CBD), cannabidiolic acid (CBDA), cannabinol 52 53 (CBN), cannabigerol (CBG), cannabichromene (CBC), cannabicyclol (CBL), cannabivarin (CBV), 54 55 tetrahydrocannabivarin (THCV), cannabidivarin (CBDV), 56 cannabicitran (CBT), delta-7 tetrahydrocannabinol (delta-7 57 THC), delta-8 tetrahydrocannabinol (delta-8 THC), delta-10 tetrahydrocannabinol (delta-10 THC), or hexahydrocannabinol 58 59 (HHC); "Hemp-derived consumable beverage product", a 60 (11)61 hemp-derived consumable product that is a liquid intended 62 for ingestion and that is not a tincture; 63 (12)"Hemp-derived consumable product", a finished 64 good that is intended for human ingestion or inhalation, that contains at least one hemp-derived cannabinoid, and 65 that does not contain a delta-9 THC concentration of more 66 than three-tenths of one percent on a dry-weight basis but 67 68 may contain concentrations of other hemp-derived cannabinoids in excess of such amount. The term "hemp-69 70 derived consumable product" shall not include any hemp 71 product intended for topical application or any hemp seeds
- 75 (13) "Independent testing laboratory", a laboratory
 76 that meets all of the following conditions:

or hemp-seed-derived ingredients that are generally

recognized as safe by the United States Food and Drug

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Administration;

77 (a) Holds an International Organization for 78 Standardization (ISO) 17025 accreditation or is registered

79 with the Drug Enforcement Administration in accordance with 80 21 CFR 1301.13;

- 81 (b) Does not have a direct or indirect interest in the 82 entity whose product or material is being tested;
- 83 (c) Does not have a direct or indirect interest in a 84 facility that cultivates, processes, distributes, dispenses, 85 or sells hemp-derived consumable products in this state or 86 any other jurisdiction; and
- (d) Performs tetrahydrocannabinol concentration
 sampling and testing using the high-performance liquid
 chromatography (HPLC) method or the gas chromatography-mass
 spectrometry (GC-MS) method, as appropriate for the material
 being tested, in a manner that ensures that the testing does
 not alter the chemical composition of the cannabinoids;
- 93 (14) "Ingestion", the process of consuming a hemp-94 derived consumable product through the mouth by swallowing 95 into the gastrointestinal system;
- 96 (15) "Inhalation", the process of consuming a hemp-97 derived consumable product through the respiratory system 98 via the mouth or nasal passageway;
- 99 (16) "License", a license issued in accordance with 100 sections 195.2550 to 195.2635;
- 101 (17) "Manufacture", to compound, blend, extract,
 102 infuse, cook, or otherwise make or prepare products
 103 containing a hemp-derived cannabinoid, including the
 104 processes of extraction, infusion, packaging, repackaging,
 105 labeling, and relabeling of products containing a hemp106 derived cannabinoid;
- 107 (18) "Manufacturer", any person who engages in the 108 process of manufacturing, preparing, or packaging hemp-109 derived consumable products;

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110	(19) "Proof of age", a valid driver's license or other
111	government-issued identification card that contains a
112	photograph of the person and confirms the person's age as
113	twenty-one years of age or older;

- (20) "Retail establishment", a place of business open to the general public for the sale of goods or services;
- 116 (21) "Retailer", a person or entity that sells hemp117 derived consumable products for consumption and not for
 118 resale;
- 119 (22)"Safe harbor hemp product", a hemp-derived 120 compound or hemp-derived cannabinoid, whether a finished 121 product or in the process of being produced, that is 122 manufactured for distribution, produced for distribution, 123 packaged for distribution, processed for distribution, 124 treated for distribution, transported for distribution, or 125 held for distribution in this state for export from this 126 state but that is not sold at retail in this state;
- 127 (23) "Safe harbor manufacturer or storage facility", a 128 facility that manufactures for distribution, produces for 129 distribution, packages for distribution, processes for 130 distribution, prepares for distribution, treats for 131 distribution, transports for distribution, or holds for 132 distribution a safe harbor hemp product;
- 133 (24) "Serving", a quantity of a hemp-derived 134 consumable product recommended for consumption at a single 135 time as indicated on the packaging as a single piece, that 136 is easily identified as breakable by indent, or that is 137 measurable by fluid ounce;
- 138 (25) "Tincture", a hemp-derived consumable product 139 that is in the form of liquid, that is not a beverage or 140 intended for drinking but that is intended for human

141 consumption, and that contains hemp suspended in a 142 consumable base liquid.

195.2555. 1. A person shall not knowingly:

- 2 (1) Sell or distribute a hemp-derived consumable 3 product to a person who is under twenty-one years of age;
- 4 (2) Purchase a hemp-derived consumable product on 5 behalf of a person who is under twenty-one years of age;
- 6 (3) Persuade, entice, send, or assist a person who is 7 under twenty-one years of age to purchase, acquire, receive, 8 or attempt to purchase a hemp-derived consumable product;
- 9 (4) Distribute hemp-derived consumable products in or 10 on a public street, sidewalk, or park without obtaining a 11 temporary event permit from the division; or
- 12 (5) Sell or distribute a hemp-derived consumable
 13 product without having first obtained proof of age from the
 14 prospective purchaser or recipient unless an ordinary person
 15 would conclude on the basis of appearance that the
 16 prospective purchaser or recipient is not under twenty-one
 17 years of age.
- 2. (1) A person under twenty-one years of age shall not knowingly:
- 20 (a) Purchase or accept receipt of a hemp-derived 21 consumable product; or
- 22 (b) Present purported proof of age that is false or 23 fraudulent or that does not actually identify the person for 24 the purpose of purchasing or receiving a hemp-derived 25 consumable product.
- 26 (2) Notwithstanding the provisions of subdivision (1)
 27 of this subsection to the contrary, it shall be lawful, and
 28 shall not constitute a violation of sections 195.2550 to
 29 195.2635, for a person under twenty-one years of age to:

30 (a) Consume hemp-derived consumable products under the 31 supervision of the person's parent or legal guardian or in 32 accordance with the provisions of section 195.2635; or

- (b) Purchase, accept receipt of, possess, consume, or use a hemp-derived consumable product if the person is eighteen years of age or older and a veteran, as defined in section 42.002. Any activity prohibited under sections 195.2550 to 195.2635 based on age shall be lawful if the person under twenty-one years of age meets the criteria set forth in this paragraph and the seller or distributor of the hemp-derived consumable product obtains proof of the person's veteran status.
- 3. With the exception of any hemp-derived consumable beverage product that does not contain more than ten milligrams per single serving of delta-8 THC, delta-9 THC, or delta-10 THC, or any combination thereof, a retailer or retail establishment shall maintain any hemp-derived consumable product on or behind the counter, in a locked cabinet, or in an area or retail establishment restricted to adults twenty-one years of age or older. Any hemp-derived consumable beverage product, including those in cases or boxes, offered for retail sale shall be merchandised in a manner that clearly indicates to consumers, by way of signage, shelf-talkers, stickers, or other comparable means, that the product contains hemp-derived cannabinoids and is for sale only to persons twenty-one years of age or older.
- 4. Any person who violates any provision of this section shall be subject to a fine not to exceed two hundred fifty dollars for a first violation, to be paid into the state school moneys fund established under section 166.051 as provided by law for other fines and penalties. The

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penalty for any second or subsequent violation shall be a class D misdemeanor.

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- 5. The division shall enforce sections 195.2550 to 195.2635 in a manner that may reasonably be expected to reduce the extent to which hemp-derived consumable products are sold or distributed to persons under twenty-one years of age and shall conduct inspections at locations where such products are sold or distributed to ensure compliance with sections 195.2550 to 195.2635.
- 6. Notwithstanding the provisions of this chapter or chapter 579 or any other provision of law to the contrary, any purchase, possession, consumption, use, manufacture, transportation, or distribution of any hemp-derived consumable product that complies with the provisions of sections 195.2550 to 195.2635 shall be lawful.

195.2560. 1. The division shall issue licenses for
the manufacture and sale of hemp-derived consumable products
in this state.

- 4 Any person or entity that is in the business of 5 hemp-derived consumable products in this state, including 6 any manufacturer, distributor, or retailer, shall obtain a 7 license from the division authorizing the person or entity 8 to engage in that business prior to the commencement of the 9 business or, for a business operating before the effective 10 date of the rules promulgated under sections 195.2550 to 195.2635, within a time period specified by the division by 11 12 rule.
- 3. Any person or entity engaging in the business of
 manufacturing or selling hemp-derived consumable products in
 this state without a valid license required under sections
 15 195.2550 to 195.2635 shall be subject to a fine not to
 17 exceed two hundred fifty dollars.

4. To obtain and maintain a manufacturer, distributor,

- 19 or retailer license under this section, a person or entity
- 20 shall:
- 21 (1) Submit to the division an application that
- 22 includes:
- 23 (a) The name and address of the applicant; and
- 24 (b) If the applicant is a retailer, the legal
- 25 description of the location to be used for sales;
- 26 (2) Pay to the division a fee determined by the
- 27 division but not to exceed:
- 28 (a) For manufacturers and distributors, two hundred
- 29 fifty dollars; and
- 30 (b) For retailers, one hundred dollars; and
- 31 (3) Consent to reasonable inspection and sampling by
- 32 the division of the applicant's inventory of hemp-derived
- 33 consumable products.
- 34 5. A license issued under this section shall be valid
- 35 for a period of one year and may be renewed annually. The
- 36 division shall charge an annual renewal fee equal to the
- 37 initial licensing fee.
- 38 6. The division shall establish guidelines for small-
- 39 scale producers to promote the development of local hemp
- 40 manufacturers focused on the production of edibles,
- 41 inhalables, and beverages.
- 7. Notwithstanding any other provision of this section
- 43 to the contrary, any applicant that meets the requirements
- 44 set forth in sections 195.2550 to 195.2635 shall be issued a
- 45 license by the division. A license application shall be
- 46 automatically deemed approved, and a license shall be
- 47 issued, if the division fails to approve or deny the
- 48 application within ninety days of the date of the submission
- 49 of the application.

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8. All fees payable under this section shall be collected by the division and transmitted to the department of revenue for deposit in the state treasury to the credit of the hemp business fund established under section 195.2563.

- 9. (1) Beginning August 28, 2025, and continuing thereafter, no new retail establishments offering hempderived consumable products shall be located within one hundred feet of any educational institution, public or private, providing elementary or secondary education to children at any level from kindergarten through grade twelve or at any equivalent level if the institution does not use grade divisions.
- 62 (2) Notwithstanding the provisions of subdivision (1)
 63 of this subsection, a retail establishment that was
 64 operating within one hundred feet of any educational
 65 institution described in subdivision (1) of this subsection
 66 before August 28, 2025, that changes ownership on or after
 67 August 28, 2025, shall be permitted to operate in the same
 68 location.

195.2563. 1. There is hereby created in the state 2 treasury the "Hemp Business Fund". All fees authorized to 3 be charged by the division under section 195.2560 shall be 4 collected by the director of the division and shall be 5 transmitted to the department of revenue for deposit in the 6 state treasury for credit to this fund. The state treasurer shall be custodian of the fund. 7 In accordance with sections 30.170 and 30.180, the state treasurer may approve 8 9 disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in this fund shall be used solely for 10 11 the administration of sections 195.2550 to 195.2635.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of

14 the biennium shall not revert to the credit of the general

- 15 revenue fund.
- 3. The state treasurer shall invest moneys in the fund
- in the same manner as other funds are invested. Any
- 18 interest and moneys earned on such investments shall be
- 19 credited to the fund.
- 195.2565. 1. Before April 1, 2026, the division shall
- 2 promulgate rules on the licensure of hemp-derived consumable
- 3 product businesses to implement the provisions of sections
- 4 195.2550 to 195.2635. The rules shall, at a minimum:
- 5 (1) Set forth application forms and guidelines for
- 6 obtaining a license as a hemp-derived consumable product
- 7 business;
- 8 (2) Specify the date by which hemp-derived consumable
- 9 product businesses operating before the effective date of
- 10 the rules promulgated under this section shall obtain a
- 11 license to continue operating;
- 12 (3) Set forth requirements for business operations in
- 13 accordance with sections 195.2550 to 195.2635; and
- 14 (4) Specify the procedures for the denial or
- 15 revocation of licenses based on violations of sections
- 16 195.2550 to 195.2635, including administrative appeals of
- 17 such decisions.
- 18 2. Any rule or portion of a rule, as that term is
- 19 defined in section 536.010, that is created under the
- 20 authority delegated in this section shall become effective
- 21 only if it complies with and is subject to all of the
- 22 provisions of chapter 536 and, if applicable, section
- 23 536.028. This section and chapter 536 are nonseverable and
- 24 if any of the powers vested with the general assembly
- 25 pursuant to chapter 536 to review, to delay the effective
- date, or to disapprove and annul a rule are subsequently

27 held unconstitutional, then the grant of rulemaking

- 28 authority and any rule proposed or adopted after August 28,
- 29 2025, shall be invalid and void.
 - 195.2570. 1. Hemp-derived consumable products and any
- 2 hemp used to manufacture hemp-derived consumable products
- 3 shall be tested in accordance with the requirements of this
- 4 section. The department of health and senior services shall
- 5 oversee all testing required under this section.
- 6 2. (1) The department shall maintain and post on its
- 7 website a registry of independent testing laboratories,
- 8 located both in this state and outside this state, that are
- 9 qualified to test intermediate manufactured material and
- 10 finished products containing a hemp-derived cannabinoid.
- 11 (2) The department shall develop an application and
- 12 process by which qualifying laboratories, located both in
- 13 this state and outside this state, are listed on its
- 14 website. An application submitted by a potentially
- 15 qualifying laboratory shall include a sample certificate of
- 16 analysis issued by the applying laboratory and provide proof
- 17 of the laboratory's International Organization for
- 18 Standardization (ISO) 17025 accreditation or registration
- 19 with the Drug Enforcement Administration in accordance with
- 20 **21 CFR 1301.13**.
- 21 (3) An application submitted under subdivision (2) of
- 22 this subsection shall be automatically deemed approved if
- 23 the department fails to take any action on the application
- 24 within ninety days of the date of the submission of the
- 25 application.
- 26 (4) Notwithstanding the provisions of subdivisions (1)
- 27 to (3) of this subsection to the contrary, independent
- 28 testing laboratories wishing to test hemp and hemp-derived
- 29 consumable products subject to the requirements of sections

195.2550 to 195.2635 shall register immediately with the department.

- 32 3. A manufacturer shall ensure that the hemp used in the manufacturing of hemp-derived consumable products 33 undergoes full-panel testing under subsection 5 of this 34 35 section. If the hemp used in the manufacturing of a hemp-36 derived consumable product has valid full-panel test 37 results, the hemp-derived consumable product shall be 38 required to undergo only potency testing. Any hemp that 39 contains more than the maximum amount indicated for any substance in subsection 5 of this section shall not be used 40 to manufacture hemp-derived consumable products to be 41 offered for sale or distribution in this state. 42
 - 4. A distributor shall ensure its hemp-derived consumable product is tested for potency prior to distribution to a retailer. The test results for potency shall be documented and maintained by the distributor.
 - 5. (1) The department shall promulgate regulations specifying pass or fail action levels for safety and toxicity for hemp used to manufacture hemp-derived consumable products. Any hemp to be used in the manufacture of hemp-derived consumable products offered for sale or distribution in this state shall be tested for the presence of and amounts of the following substances:
 - (a) Heavy metals;
- 55 (b) Pesticides;
- 56 (c) Mycotoxins;

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- 57 (d) Solvents; and
- 58 (e) Microbials.
- 59 (2) Any rule or portion of a rule, as that term is 60 defined in section 536.010, that is created under the 61 authority delegated in this section shall become effective

- 62 only if it complies with and is subject to all of the
- 63 provisions of chapter 536 and, if applicable, section
- 536.028. This section and chapter 536 are nonseverable and
- 65 if any of the powers vested with the general assembly
- 66 pursuant to chapter 536 to review, to delay the effective
- 67 date, or to disapprove and annul a rule are subsequently
- 68 held unconstitutional, then the grant of rulemaking
- 69 authority and any rule proposed or adopted after August 28,
- 70 2025, shall be invalid and void.
- 71 6. Manufacturers and distributors shall contract with
- 72 an independent testing laboratory to provide the testing
- 73 required under this section.
- 74 7. An independent testing laboratory providing full-
- 75 panel or potency testing required under this section shall
- 76 use the high-performance liquid chromatography (HPLC) method
- or gas chromatography-mass spectrometry (GC-MS) method, as
- 78 appropriate for the material being tested, in a manner that
- 79 ensures that the testing does not alter the chemical
- 80 composition of the cannabinoids.
- 8. Each batch of hemp used to manufacture hemp-derived
- 82 consumable products shall be accompanied by a validly issued
- 83 certificate of analysis from an independent testing
- 84 laboratory that demonstrates:
- 85 (1) The batch number;
- 86 (2) The date received;

- (3) The date of completion;
- 88 (4) The method of analysis for each test conducted on
- 89 the hemp under subsection 5 of this section; and
- 90 (5) Proof that the certificate of analysis is
- 91 connected to the batch of hemp.
- 92 9. Each hemp-derived consumable product shall be
- 93 accompanied by the certificate of analysis for the hemp used

94 to manufacture the hemp-derived consumable product as well

- 95 as a validly issued certificate of analysis from an
- 96 independent testing laboratory on the hemp-derived
- 97 consumable product that demonstrates:
- 98 (1) The batch number for the product;
- 99 (2) The date received;
- 100 (3) The date of completion;
- 101 (4) The method of analysis for the potency test
- 102 conducted on the product; and
- 103 (5) Proof that the certificate of analysis is
- 104 connected to the product.
- 105 10. A manufacturer shall provide certificates of
- 106 analysis to inspectors upon request. A retailer shall
- 107 maintain certificates of analysis for each batch of hemp-
- 108 derived consumable product that the retailer sells and
- 109 provide the certificates of analysis to inspectors, upon
- 110 request, at any time during the three-year period following
- 111 the date on which the hemp-derived consumable product was
- 112 manufactured.
- 113 11. If a hemp-derived consumable product does not have
- 114 a certificate of analysis demonstrating that full-panel
- 115 testing was conducted under subsection 5 of this section on
- 116 the hemp used to manufacture the hemp-derived consumable
- 117 product, a certificate of analysis demonstrating that full-
- 118 panel testing was conducted under subsection 5 of this
- 119 section on the hemp-derived consumable product shall be
- 120 sufficient.
- 121 12. A hemp flower or any product containing only the
- 122 flower of hemp shall be required under this section to be
- accompanied only by a certificate of analysis issued within
- 124 the previous twelve-month period demonstrating that the hemp
- 125 flower or the product containing hemp flower does not

126 contain a delta-9 THC concentration of more than three-

- 127 tenths of one percent on a dry-weight basis.
- 128 13. A hemp-derived consumable product shall have a
- 129 best-by date on the label that conforms with any applicable
- 130 federal law and that shall be not more than two years from
- 131 the date of publication of the product's laboratory testing
- 132 report for potency required by subsection 4 of this section.
 - 195.2575. 1. The label of a hemp-derived consumable
 - 2 product offered for distribution or sale in this state shall
 - 3 contain the following information, in not less than three-
 - 4 point font:
 - 5 (1) Product name or common name, on the front of the
 - 6 label;
 - 7 (2) Brand name, on the front of the label;
 - 8 (3) A clear indication on the front of the label that
 - 9 the package contains hemp-derived cannabinoids;
- 10 (4) Net weight or volume or net count of individual
- 11 items, on the front of the label;
- 12 (5) Suggested product use, including serving sizes;
- 13 (6) List of ingredients, including:
- (a) Milligrams of any cannabinoid over one milligram
- 15 per serving; and
- (b) Milligrams of any measurable amount of THC per
- 17 serving;
- 18 (7) List of allergens if any of the major allergens
- 19 identified by the United States Food and Drug Administration
- 20 (FDA) could be present or if the product is manufactured in
- 21 a lab that uses any of those major allergens identified by
- 22 the FDA in the Food Allergen Labeling and Consumer
- 23 Protection Act of 2004;
- 24 (8) The name and physical address or website address
- 25 of the manufacturer or distributor;

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- 26 (9) Batch numbers for both the hemp-derived consumable 27 product and the hemp used to manufacture the hemp-derived 28 consumable product;
- 29 (10) A best-by date that conforms with any applicable 30 federal law and that shall be not more than two years from 31 the date of publication of the product's certificate of 32 analysis testing report required under section 195.2570;
- 33 (11) A statement that use while pregnant or breast-34 feeding may be harmful;
- 35 (12) A statement that the product contains hemp-36 derived cannabinoids and that consumption of certain 37 cannabinoids may impair the consumer's ability to drive or 38 operate heavy machinery;
 - (13) A statement to keep out of the reach of children;
- 40 (14) A statement that the product is only for persons 41 twenty-one years of age or older; and
- 42 (15) A statement to consult a physician before use.
- 2. The label of each hemp-derived consumable product shall include the following text: "This product has not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure, mitigate, or prevent any disease.".
 - 3. Hemp-derived consumable product labels shall not:
- 49 (1) Have any likeness or bear any reasonable 50 resemblance to a human, animal, cartoon character, or 51 fictional character; or
- 52 (2) Infringe upon any trademarks protected by the 53 United States Patent and Trademark Office or the Missouri 54 office of the secretary of state.
- 195.2580. 1. A hemp-derived consumable product that
 2 is sold in this state shall be labeled in accordance with
 3 section 195.2575 and include a quick response code that

- 4 directs consumers to all label information required by
- 5 section 195.2575 and all information required by section
- 6 **195.2570**.
- 7 2. A hemp-derived consumable product that is sold in
- 8 this state shall be manufactured in the United States under
- 9 all applicable laws governing the manufacture of hemp-
- 10 derived consumable products in its jurisdiction of origin.
- 11 3. Any hemp-derived consumable product that is sold in
- 12 this state and that is intended for ingestion but that is
- 13 not intended for inhalation, other than a hemp-derived
- 14 consumable beverage product, shall not:
- 15 (1) Be sold in a container in which a single serving
- 16 contains more than one hundred milligrams of one or more of
- 17 the following hemp-derived cannabinoids:
- 18 (a) Delta-8 THC;
- 19 (b) Delta-9 THC; or
- 20 (c) Delta-10 THC;
- 21 (2) Be formed in the shape of an animal or cartoon
- 22 character;
- 23 (3) Be sold in such a manner that a single serving is
- 24 less than one piece unless serving sizes are clearly marked
- 25 and easily divided without the use of a knife or tool; or
- 26 (4) Be sold in packaging that is not child-resistant
- in accordance with accepted federal standards.
- 4. Any hemp-derived consumable beverage product or
- 29 tincture intended for ingestion that is sold in this state
- 30 shall not be sold in a container in which a single serving
- 31 contains more than one hundred milligrams of one or more of
- 32 the following hemp-derived cannabinoids:
- 33 (1) Delta-8 THC;
- 34 (2) Delta-9 THC; or
- 35 (3) Delta-10 THC.

5. Any hemp-derived consumable product intended for inhalation that is sold in this state shall not:

- 38 (1) Be sold in a container that contains more than six
- 39 milliliters or six grams, in the aggregate, of one or more
- 40 of the following hemp-derived cannabinoids:
- 41 (a) Delta-8 THC;
- 42 (b) Delta-9 THC; or
- 43 (c) Delta-10 THC;
- 44 (2) Be sold without a validly issued certificate of
- 45 analysis issued by an independent testing laboratory within
- 46 the previous twenty-four months; or
- 47 (3) Contain any amount of vitamin E oil or vitamin E
- 48 acetate oil in any quantity.
- 49 6. A hemp-derived consumable product that is sold or
- offered for sale in violation of sections 195.2550 to
- 51 195.2635 shall be subject to seizure and forfeiture.
 - 195.2585. 1. A retailer or manufacturer of a hemp-
- 2 derived consumable product shall not advertise, market, or
- 3 offer for sale a hemp-derived consumable product by using
- 4 any trade dress, trademark, branding, or related imagery or
- 5 scenery that is prohibited under this section in the
- 6 labeling or design of the product or product packaging or in
- 7 advertising or marketing materials for the product.
- 8 2. Any trade dress, trademark, branding, or related
- 9 imagery or scenery used for any activity described in this
- 10 section shall not:
- 11 (1) Depict or signify characters or symbols known to
- 12 appeal primarily to minors; or
- 13 (2) Infringe upon any trademarks protected by the
- 14 United States Patent and Trademark Office or the Missouri
- office of the secretary of state.

- 3. Nothing in this section prohibits the use of
- drawings, illustrations, or artwork depicting nonmythical
- 18 creatures, inanimate objects, scenery, humanoid characters,
- 19 fruit- or flavor-focused images, or any other items not
- 20 known to appeal primarily to minors.
 - 195.2590. 1. A person shall not undertake any task
- 2 while impaired by the use of a hemp-derived consumable
- 3 product if doing so would constitute negligence or
- 4 professional malpractice.
- 5 2. A person shall not operate, navigate, or be in
- 6 actual physical control of a motor vehicle, aircraft,
- 7 motorized watercraft, or any other vehicle while impaired by
- 8 the use of a hemp-derived consumable product.
- 9 3. An employer shall not be required to accommodate
- 10 the use of a hemp-derived consumable product in the
- 11 workplace or an employee working while under the influence
- 12 of a hemp-derived consumable product.
- 4. Sections 195.2550 to 195.2635 shall not exempt a
- 14 person from prosecution for a criminal offense related to
- 15 impairment or intoxication resulting from the use of a hemp-
- 16 derived consumable product or relieve a person from any
- 17 requirement under the law to submit to a breath, blood,
- 18 urine, or other test to detect the presence of a controlled
- 19 substance.
- 5. Any state agency that regulates activities
- 21 described in this section may promulgate rules to implement
- 22 the provisions of this section relevant to its regulatory
- 23 jurisdiction. Any rule or portion of a rule, as that term
- 24 is defined in section 536.010, that is created under the
- 25 authority delegated in this section shall become effective
- 26 only if it complies with and is subject to all of the
- 27 provisions of chapter 536 and, if applicable, section

- 28 536.028. This section and chapter 536 are nonseverable and
- 29 if any of the powers vested with the general assembly
- 30 pursuant to chapter 536 to review, to delay the effective
- 31 date, or to disapprove and annul a rule are subsequently
- 32 held unconstitutional, then the grant of rulemaking
- 33 authority and any rule proposed or adopted after August 28,
- 34 2025, shall be invalid and void.
 - 195.2595. Nothing in sections 195.2550 to 195.2635
- 2 shall prohibit hemp-derived consumable beverage product
- 3 manufacturers from assigning exclusive territories for
- 4 distribution of hemp-derived consumable beverage products.
 - 195.2600. 1. Each manufacturer shall officially
- 2 register its hemp-derived consumable products distributed or
- 3 available for distribution in this state with the division
- 4 and shall comply with the requirements of this section.
- 5 2. Application for registration shall be made to the
- 6 division on a form provided by the division and shall
- 7 include the following information:
- 8 (1) The name and address of the applicant;
- 9 (2) The name and address of the person whose name will
- 10 appear on the product labels if such person is not the
- 11 applicant;
- 12 (3) The ingredients used in the products to be
- 13 distributed; and
- 14 (4) The types and uses of the products to be
- 15 distributed.
- 16 3. The division may conduct random audits to ensure
- 17 that the registrant is complying with the division's
- 18 registration requirements.
- 4. A new or updated product registration is required
- 20 for any of the following:

21 (1) Any change in a hemp-derived consumable product's 22 ingredients;

- (2) Any change of name for the product; and
- 24 (3) Any change to the directions for use.
- 5. For any change that does not require a new
- 26 registration, the registrant shall submit copies of each
- 27 label change to the division as soon as the change is
- 28 effective.

- 29 6. The registrant is responsible for the accuracy and
- 30 completeness of the information submitted.
- 7. A hemp-derived consumable product that has been
- 32 discontinued shall continue to be registered in the state
- 33 until the product is no longer available for distribution.
 - 195.2605. 1. Potency testing of any hemp-derived
- 2 consumable product for purposes of sections 195.2550 to
- 3 195.2635 shall be conducted on the hemp-derived consumable
- 4 product in its final form in accordance with the
- 5 requirements set forth in section 195.2570.
- 6 2. The certificates of analysis for a hemp-derived
- 7 consumable product shall report the test results required in
- 8 section 195.2570 in specified units of measure and in
- 9 accordance with the requirements for a hemp-derived
- 10 consumable product in section 195.2580.
 - 195.2607. 1. Testing under this section shall be
- limited to hemp-derived consumable products distributed or
- 3 available for distribution in the state to ensure compliance
- 4 with sections 195.2550 to 195.2635.
- 5 2. The division shall periodically sample, analyze,
- 6 and test hemp-derived consumable products distributed within
- 7 this state for compliance with registration and labeling
- 8 requirements and the certificates of analysis.

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- 3. The division shall conduct randomized full-panel and potency testing using the high-performance liquid chromatography (HPLC) method or the gas chromatography-mass spectrometry (GC-MS) method, as appropriate for the product being tested, in a manner that ensures that the testing does
- 4. The division or the department shall be responsible for procuring the hemp-derived consumable products to be sampled. Licensees shall not be required to release goods for testing without appropriate compensation.

not alter the chemical composition of the cannabinoids.

- 5. The division may conduct HPLC testing of hempderived consumable products distributed or available for distribution for any reason the division deems necessary.
 - 195.2610. 1. All retail establishments and food service establishments offering hemp-derived consumable products shall be licensed by the division in accordance with sections 195.2550 to 195.2635.
- 2. A hemp-derived consumable product or class of products may be sold in retail and food service establishments if the hemp-derived consumable product or class of products has been registered in accordance with section 195.2600. Any other hemp-derived consumable product or class of products shall not be sold in retail and food service establishments.
- 3. A retail establishment or food service
 establishment shall not offer hemp-derived consumable
 products at a temporary event unless the retail
 establishment or food service establishment is licensed by
 the division in accordance with sections 195.2550 to
 195.2635 and obtains a temporary event permit from the
 division. Temporary event permits may be obtained for

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19 street or neighborhood festivals, concerts, markets, or 20 other similar events.

- A business that distributes, sells, or serves hempderived consumable products shall not permit any person who 22 23 is under twenty-one years of age to serve or handle hemp-24 derived consumable products unless the person is an employee of the business who is eighteen years of age or older and under the direct supervision of a person twenty-one years of age or older. 27
- 28 Persons under eighteen years of age may work in 29 hemp fields or participate in the processing of raw hemp 30 flower as part of agricultural operations, provided that 31 such persons are supervised by a person twenty-one years of 32 age or older.
- 33 A hemp-derived consumable product shall not be sold 34 for on-site consumption unless the prospective purchaser or 35 recipient has presented proof of age or an ordinary person would conclude on the basis of appearance that the 36 37 prospective purchaser or recipient is not under twenty-one 38 years of age.
 - Except as set forth in this section, only prepackaged registered hemp-derived consumable products may be offered as ready to consume or for direct consumption at food service establishments.
- Hemp-derived consumable products shall not be added 43 44 to an ingestible food product at a food service 45 establishment.
 - Hemp-derived consumable beverage products may be added to a nonalcoholic ingestible beverage product at a food service establishment, provided that the food service establishment is able to provide the consumer, upon request, with a copy of the hemp-derived consumable beverage

- 51 product's registration issued by the division at the time
- 52 the food service establishment incorporates the hemp-derived
- 53 consumable beverage product into the nonalcoholic ingestible
- 54 beverage product.
- 55 10. A food service establishment offering hemp-derived
- 56 consumable products shall obtain a copy of the division's
- 57 registration for each hemp-derived consumable product and
- 58 provide a copy upon inspection.
- 59 11. A food service establishment offering any hemp-
- 60 derived consumable product shall provide to consumers upon
- 61 request:
- 62 (1) The common name of the product;
- 63 (2) The distributor or manufacturer of the product; and
- 64 (3) A copy of the division's registration for the hemp-
- 65 derived consumable product.
- 66 12. A food service establishment shall notify the
- 67 division within twenty-four hours of becoming aware, or
- 68 within twenty-four hours of when the food service
- 69 establishment should have been aware, of any serious adverse
- 70 event associated with a hemp-derived consumable product sold
- 71 by the food service establishment.
- 72 13. On-site sampling of hemp-derived consumable
- 73 products provided by a manufacturer at the manufacturer's
- 74 place of business is permitted provided that the persons
- 75 sampling are twenty-one years of age or older.
 - 195.2615. The division may regulate the advertising
- 2 and promotion of hemp-derived consumable product sales, but
- 3 any such regulation shall be no more stringent than
- 4 comparable state regulations on the advertising and
- 5 promotion of alcohol sales.
 - 195.2630. 1. Sections 195.2550 to 195.2635 shall not
- 2 apply to any:

- 3 (1) Safe harbor hemp product; or
- 4 (2) Safe harbor manufacturer or storage facility.
- 2. Hemp-derived consumable products intended for distribution or resale outside this state are exempt from any registration requirements or other requirements of the department of health and senior services. Such products are subject only to the regulations of the destination state or
- 10 country.

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- 195.2635. 1. Notwithstanding the provisions of this chapter or chapter 579 or any other provision of law to the contrary, a registered nurse, as defined in section 335.016, may administer a hemp-derived consumable product to a student at a school under the following conditions:
- 6 (1) The parent or legal guardian of the student has
 7 submitted a written letter specifying the reason for the
 8 administration and the amount to be administered to the
 9 student;
 - (2) For each hemp-derived consumable product to be administered, no more than a three months' supply of the product is provided to the school at any given time; and
 - (3) Any hemp-derived consumable product provided to a school under this subsection is kept in an area that is inaccessible to other students, teachers, staff, and administrators.
 - 2. Hemp-derived consumable products may be sold or consumed at any festival or event held on school grounds where alcohol is otherwise permitted as long as the festival or event complies with the requirements for festivals or events that apply generally regardless of whether the festival or event is held on school grounds.

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