Amendment No. 2 to SB1904

Watson Signature of Sponsor

AMEND Senate Bill No. 1904

House Bill No. 1927*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 43, Chapter 27, is amended by adding the following new part:

43-27-201.

The purpose of this part is to regulate the sale and distribution of products containing a hemp-derived cannabinoid.

43-27-202.

As used in this part, unless the context otherwise requires:

- (1) "Department" means the department of agriculture;
- (2) "Hemp-derived cannabinoid":
 - (A) Means:
 - (i) A cannabinoid other than delta-9 tetrahydrocannabinol, or an isomer derived from such cannabinoid, that is derived from hemp in a concentration of more than one-tenth of one percent (0.1%); or
 - (ii) A hemp-derived product containing delta-9tetrahydrocannabinol in a concentration of three tenths of one percent(0.3%) or less on a dry weight basis;
 - (B) Includes, but is not limited to:
 - (i) Delta-8 tetrahydrocannabinol;
 - (ii) Delta-10 tetrahydrocannabinol;
 - (iii) Hexahydrocannabinol;

- (iv) Tetrahydrocannabinol acetate ester (THCo);
- (v) Tetrahydrocannabiphorol (THCp); and
- (vi) Tetrahydrocannabivarin (THCv);
- (C) Does not include:
 - (i) Cannabichromene (CBC/CBCa/CBCv);
 - (ii) Cannabicitran (CBT/CBTa);
 - (iii) Cannabicyclol (CBL/CBLa);
 - (iv) Cannabidiol (CBD/CBDa/CBDv/CBDp);
 - (v) Cannabielsoin (CBE/CBEa);
 - (vi) Cannabigerol (CBG/CBGa/CBGv/CBGm);
 - (vii) Cannabinol (CBN/CBNa);
 - (viii) Cannabivarin (CBV/CBVa);
 - (ix) Hemp-derived feed products allowed under § 44-6-103; or
 - (x) Hemp-derived fiber, grain, or topical products;
- (3) "Manufacturer" means a person or entity that compounds, blends, extracts, infuses, cooks, or otherwise makes or prepares products containing a hemp-derived cannabinoid, including the processes of extraction, infusion, packaging, repackaging, labeling, and relabeling of products containing a hemp-derived cannabinoid;
- (4) "Proof of age" means a valid driver license or other government-issued identification card that contains a photograph of the person and confirms the person's age as twenty-one (21) years of age or older;
- (5) "Retailer" means a person or entity that sells products containing a hempderived cannabinoid for consumption and not for resale; and
 - (6) "THC" means tetrahydrocannabinol.

43-27-203.

(a) It is an offense for a person to knowingly sell or distribute a product containing a hemp-derived cannabinoid to a person who is under twenty-one (21) years

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of age or to purchase a product containing a hemp-derived cannabinoid on behalf of a person who is under twenty-one (21) years of age.

- (b) It is an offense for a person to knowingly persuade, entice, send, or assist a person who is under twenty-one (21) years of age to purchase, acquire, receive, or attempt to purchase a product containing a hemp-derived cannabinoid. This section and § 43-27-204 do not preclude law enforcement efforts involving:
 - (1) The use of a minor if the minor's parent or legal guardian has consented to this action; or
 - (2) The use of a person under twenty-one (21) years of age who is not a minor if the individual has consented to this action.
- (c) It is an offense to knowingly distribute samples of products containing a hemp-derived cannabinoid in or on a public street, sidewalk, or park.
- (d) It is an offense to knowingly sell or distribute a product containing a hempderived cannabinoid without having first obtained proof of age from the purchaser or recipient.
 - (e) A violation of this section is a Class A misdemeanor.

43-27-204.

- (a) It is an offense for a person who is under twenty-one (21) years of age to knowingly purchase, possess, or accept receipt of a product containing a hemp-derived cannabinoid or to knowingly present purported proof of age that is false, fraudulent, or not actually that person's for the purpose of purchasing or receiving a product containing a hemp-derived cannabinoid.
 - (b) A violation of subsection (a) is a Class A misdemeanor.

43-27-205.

- (a) As used in this section:
 - (1) "Counter" means the point of purchase at a retail establishment; and

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- (2) "Retail establishment" means a place of business open to the general public for the sale of goods or services and does not include a place of business for which entry is limited to persons twenty-one (21) years of age or older.
- (b) Any product containing a hemp-derived cannabinoid shall be maintained behind the counter of a retail establishment in an area inaccessible to a customer.
 - (c) A violation of this section is a Class A misdemeanor.

43-27-206.

- (a) The department of agriculture shall enforce this part in a manner that may reasonably be expected to reduce the extent to which products containing a hemp-derived cannabinoid are sold or distributed to persons under twenty-one (21) years of age, and shall conduct random, unannounced inspections at locations where such products are sold or distributed to ensure compliance with this part.
- (b) The department shall submit an annual report to the general assembly describing in detail the department's enforcement efforts under this part. The report must also be published and made available to the public on the department's website. **43-27-207.**
- (a) Notwithstanding the Retailers' Sales Tax Act, compiled in title 67, chapter 6, for the exercise of the privilege of engaging in the business of selling products containing a hemp-derived cannabinoid in this state, there is levied an additional tax at the rate of five percent (5%) of the sales price of products containing a hemp-derived cannabinoid when sold at retail in this state.
- (b) The tax levied under this section is due and payable monthly on the first day of each month, and for the purpose of ascertaining the amount of tax payable under this section, it shall be the duty of all retailers making taxable sales on or before the twentieth day of each month to transmit to the commissioner of revenue, upon forms prescribed by the commissioner, returns showing gross sales during the preceding month.

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(c) All revenue generated from the tax levied pursuant to subsection (a) must be deposited into a special account in the state general fund and allocated to the department of agriculture to be used exclusively for the regulation of products containing a hemp-derived cannabinoid in this state.

43-27-208.

(a) A person or entity that is in the business of manufacturing or selling products containing a hemp-derived cannabinoid in this state, including as a manufacturer or retailer, must obtain a license from the department of agriculture authorizing the person or entity to engage in that business prior to the commencement of business or by January 1, 2023, whichever is later.

(b)

- (1) In order to obtain and maintain a manufacturer or retailer license under subsection (a), a person must:
 - (A) Submit to the department other information prescribed by rules as necessary for the efficient enforcement of this part;
 - (B) Pay to the department a fee of five hundred dollars (\$500) for manufacturers or two hundred fifty dollars (\$250) for retailers; and
 - (C) Consent to reasonable inspection and sampling by the department of the person's inventory of products containing a hempderived cannabinoid.
- (2) A person is not eligible to obtain or maintain a manufacturer or retailer license while serving a sentence for, or for ten (10) years following completion of a sentence for, a drug-related felony offense in any state or federal jurisdiction.
- (c) A license issued pursuant to this section is valid for a period of one (1) year and may be renewed annually. The department may charge a renewal fee, to be set by rule.

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- (d) A manufacturer may wholesale the manufacturer's products to a retailer but shall not sell products directly to a consumer, unless the manufacturer has obtained a separate retailer license.
 - (e) The department of agriculture is authorized to:
 - (1) Determine requirements for and issue licenses for the production of hemp in this state and for the manufacture or sale of products containing a hemp-derived cannabinoid in this state;
 - (2) Deny or revoke licenses and issue civil penalties up to one thousand dollars (\$1,000) for each violation of this part or rules promulgated by this part, in addition to the criminal prosecution authorized by this part; and
 - (3) Promulgate rules to effectuate the purposes of this part in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- (f) The revenue collected from fees established under subdivision (b)(1)(B) must be deposited in the Tennessee agriculture regulatory fund, created by § 43-1-701, and used exclusively for the administration of this part.

43-27-209.

- (a) It is an offense for a person or entity to engage in the business of manufacturing or selling products containing a hemp-derived cannabinoid in this state without a valid license required by this part.
- (b) A violation of subsection (a) is a Class A misdemeanor. A product containing a hemp-derived cannabinoid that is sold or offered for sale in violation of subsection (a) is subject to seizure and forfeiture.

43-27-210.

- (a) A product containing a hemp-derived cannabinoid must be tested after manufacture and before being mixed, transformed, diluted, or poured into another product to determine the presence and amounts of the following:
 - (1) Cannabinoids;

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- (2) Heavy metals;
- (3) Microbials;
- (4) Mycotoxins;
- (5) Pesticides; and
- (6) Residual solvents.
- (b) A manufacturer or retailer must contract with a third-party laboratory to provide the testing required by subsection (a). A third-party laboratory performing such testing must be ISO 17025 accredited and registered with the United States drug enforcement agency.
- (c) The department of agriculture shall promulgate rules specifying pass/fail action levels for safety and toxicity with respect to the testing required by subsection (a).
- (d) The department of agriculture shall maintain a registry of testing laboratories that are qualified to test intermediate manufactured material and finished products containing a hemp-derived cannabinoid.
- (e) An expiration date on the label of a product containing a hemp-derived cannabinoid must be no more than one (1) year from the date of publication of the product's laboratory testing report required by subsection (a).

43-27-211.

- (a) A product containing a hemp-derived cannabinoid that is sold at retail must:
- (1) Satisfy the child-resistant effectiveness standards under 16 CFR1700.15(b)(1) when tested in accordance with the requirements of 16 CFR1700.20; and
 - (2) Be labelled with:
 - (A) A list of ingredients and possible allergens and a nutritional fact panel;
 - (B) The words "CANNABIS USE WHILE PREGNANT OR

 BREASTFEEDING MAY BE HARMFUL. CONSUMPTION OF CERTAIN

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CANNABINOIDS IMPAIRS YOUR ABILITY TO DRIVE AND OPERATE HEAVY MACHINERY. PLEASE USE EXTREME CAUTION.":

- (C) A statement that the product is not approved for any medical use by the United States food and drug administration;
- (D) The words "KEEP OUT OF REACH OF CHILDREN.

 CONSULT YOUR PHYSICIAN BEFORE USE IF YOU ARE PREGNANT,

 BREASTFEEDING, OR TAKING ANY MEDICATIONS.";
- (E) If the product is ingestible, the amount of cannabinoid in each serving of the product, measured in milligrams;
- (F) The total amount of hemp-derived cannabinoid in the entire package, measured in milligrams;
 - (G) The net weight of the product;
- (H) A code that can be scanned to access a webpage providing the product's batch number and testing report required under § 43-27-210; and
 - (I) An expiration date.
- (b) A retailer or manufacturer of a product containing a hemp-derived cannabinoid shall not advertise, market, or offer for sale a product containing a hemp-derived cannabinoid by using, in the labeling or design of the product or product packaging or in advertising or marketing materials for the product trade dress, trademarks, branding, or other related imagery or scenery that depicts or signifies characters or symbols known to appeal primarily to persons under twenty-one (21) years of age, including, but not limited to, superheroes, comic book characters, video game characters, television show characters, movie characters, mythical creatures, and unicorns.
 - (c) An ingestible product containing a hemp-derived cannabinoid shall not:

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- (1) Be sold in a serving that contains more than twenty-five (25) milligrams of THC; or
- (2) Be formed into the shape of an animal or cartoon character.43-27-212.
 - (a) This part does not permit a person to:
 - (1) Undertake any task under the influence of a hemp-derived cannabinoid when doing so would constitute negligence or professional malpractice; or
 - (2) Operate, navigate, or be in actual physical control of a motor vehicle, aircraft, motorized watercraft, or any other vehicle while under the influence of a hemp-derived cannabinoid.
 - (b) This part does not require:
 - (1) An employer to accommodate the use of a hemp-derived cannabinoid in a workplace or an employee working while under the influence of a hempderived cannabinoid;
 - (2) An individual or establishment in lawful possession of property to allow a guest, client, customer, or other visitor to use a hemp-derived cannabinoid on or in that property; or
 - (3) An individual or establishment in lawful possession of property to admit a guest, client, customer, or other visitor who is impaired as a result of the person's use of a hemp-derived cannabinoid.
- (c) This part does not exempt a person from prosecution for a criminal offense related to impairment or intoxication resulting from use of a hemp-derived cannabinoid or relieve a person from any requirement under law to submit to a breath, blood, urine, or other test to detect the presence of a controlled substance.
 - (d) This part does not:

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- (1) Limit the ability of an employer to establish, continue, or enforce a drug-free workplace program or policy; or
- (2) Create a cause of action against an employer for wrongful discharge or discrimination; or
- (3) Allow the possession, sale, manufacture, or distribution of any substance that is otherwise prohibited by title 39, chapter 17, part 4.

SECTION 2. For purposes of promulgating rules or forms, this act takes effect upon becoming a law, the public welfare requiring it. For all other purposes:

- (1) Sections 43-27-202, 43-27-203, and 43-27-204 take effect July 1, 2022, the public welfare requiring it; and
- (2) The remainder of this act takes effect January 1, 2023, the public welfare requiring it.

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