First Engrossed

20241698e1

1	A bill to be entitled
2	An act relating to food and hemp products; amending s.
3	581.217, F.S.; revising legislative findings; revising
4	definitions; defining the term "total delta-9-
5	tetrahydrocannabinol concentration"; providing
6	conditions for the manufacture, delivery, hold, offer
7	for sale, distribution, or sale of hemp extract;
8	prohibiting businesses and food establishments from
9	possessing hemp extract products that are attractive
10	to children; prohibiting the Department of Agriculture
11	and Consumer Services from granting permission to
12	remove or use certain hemp extract products until it
13	determines that such hemp extract products comply with
14	state law; prohibiting event organizers from
15	promoting, advertising, or facilitating certain
16	events; requiring organizers of certain events to
17	provide a list of certain vendors to the department,
18	verify that vendors are only selling hemp products
19	from approved sources, and ensure that such vendors
20	are properly permitted; providing for administrative
21	fines; providing an appropriation; providing an
22	effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Paragraph (b) of subsection (2), paragraphs (a),
27	(e), and (f) of subsection (3), and subsection (7) of section
28	581.217, Florida Statutes, are amended, and paragraph (h) is
29	added to subsection (3) of that section, to read:

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30 581.217 State hemp program.-31 (2) LEGISLATIVE FINDINGS.-The Legislature finds that: (b) Hemp and hemp extract as defined in this section Hemp-32 derived cannabinoids, including, but not limited to, 33 34 cannabidiol, are not controlled substances or adulterants if 35 they are in compliance with this section. 36 (3) DEFINITIONS.-As used in this section, the term: 37 (a) "Attractive to children" means manufactured in the shape of or packaged in containers displaying humans, cartoons, 38 39 or animals, toys, or other features that target children; 40 manufactured in a form or packaged in a container that bears any 41 reasonable resemblance to an existing candy or snack product 42 that is familiar to the public; manufactured in a form or packaged in a container that bears any reasonable resemblance to 43 44 a as a widely distributed, branded food product such that the a 45 product could be mistaken for the branded food product, 46 especially by children; or containing any color additives; or, 47 for hemp extract intended for inhalation, the addition of any 48 flavoring. 49 (e) "Hemp" means the plant Cannabis sativa L. and any part of that plant, including the seeds thereof, and all derivatives, 50 51 extracts, cannabinoids, isomers, acids, salts, and salts of 52 isomers thereof, whether growing or not, that has a total delta-53 9-tetrahydrocannabinol concentration that does not exceed 0.3 54 percent on a dry-weight basis, with the exception of hemp extract, which may not exceed 0.3 percent total delta-9-55 56 tetrahydrocannabinol concentration on a wet-weight basis or that 57 does not exceed 2 milligrams per serving and 10 milligrams per container on a wet-weight basis, whichever is less. 58 Page 2 of 6

59	(f) "Hemp extract" means a substance or compound intended
60	for ingestion, containing more than trace amounts of a
61	cannabinoid, or for inhalation which is derived from or contains
62	hemp <u>but</u> and which does not contain <u>synthetic or naturally</u>
63	occurring versions of controlled substances listed in s. 893.03,
64	such as delta-8-tetrahydrocannabinol, delta-10-
65	tetrahydrocannabinol, hexahydrocannabinol, tetrahydrocannabinol
66	acetate, tetrahydrocannabiphorol, and tetrahydrocannabivarin.
67	The term does not include synthetic cannabidiol or seeds or
68	seed-derived ingredients that are generally recognized as safe
69	by the United States Food and Drug Administration.
70	(h) "Total delta-9-tetrahydrocannabinol concentration"
71	means a concentration calculated as follows: [delta-9-
72	<u>tetrahydrocannabinol] + (0.877 x [delta-9-tetrahydrocannabinolic</u>
73	acid]).
74	(7) MANUFACTURE, DELIVERY, HOLD, OFFER FOR SALE,
75	DISTRIBUTION, AND RETAIL SALE OF HEMP EXTRACT
76	(a) Hemp extract may only be manufactured, delivered, held,
77	<u>offered for sale,</u> distributed, or and sold in <u>this</u> the state if
78	the product:
79	1. Has a certificate of analysis prepared by an independent
80	testing laboratory that states:
81	a. The hemp extract is the product of a batch tested by the
82	independent testing laboratory;
83	b. The batch contained a total delta-9-tetrahydrocannabinol
84	concentration that did not exceed 0.3 percent pursuant to the
85	testing of a random sample of the batch. However, if the batch
86	is sold at retail, the batch must meet the total delta-9-
87	tetrahydrocannabinol concentration limits set forth in paragraph

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88	(3)(e) for hemp extract;
89	c. The batch does not contain contaminants unsafe for human
90	consumption; and
91	d. The batch was processed in a facility that holds a
92	current and valid permit issued by a human health or food safety
93	regulatory entity with authority over the facility, and that
94	facility meets the human health or food safety sanitization
95	requirements of the regulatory entity. Such compliance must be
96	documented by a report from the regulatory entity confirming
97	that the facility meets such requirements.
98	2. Is manufactured, delivered, held, offered for sale,
99	distributed <u>,</u> or sold in a container that includes:
100	a. A scannable barcode or quick response code linked to the
101	certificate of analysis of the hemp extract batch by an
102	independent testing laboratory;
103	b. The batch number;
104	c. The Internet address of a website where batch
105	information may be obtained;
106	d. The expiration date; and
107	e. The number of milligrams of each marketed cannabinoid
108	per serving <u>; and</u>
109	f. The toll-free telephone number for the national Poison
110	Help line, (800)222-1222.
111	3. Is manufactured, delivered, held, offered for sale,
112	distributed <u>,</u> or sold in a container that:
113	a. Is suitable to contain products for human consumption;
114	b. Is composed of materials designed to minimize exposure
115	to light;
116	c. Mitigates exposure to high temperatures;

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117 d. Is not attractive to children; and 118 e. Is compliant with the United States Poison Prevention Packaging Act of 1970, 15 U.S.C. ss. 1471 et seq., without 119 120 regard to provided exemptions. 121 (b) Hemp extract may only be sold to or procured by a 122 business in this state if that business is properly permitted as 123 required by this section. A business or food establishment may 124 not possess hemp extract products that are attractive to 125 children. 126 (c) Hemp extract manufactured, delivered, held, offered for 127 sale, distributed, or sold in this state is subject to the 128 applicable requirements of chapter 500, chapter 502, or chapter 129 580. 130 (d) Products that are intended for human ingestion or 131 inhalation and that contain hemp extract, including, but not 132 limited to, snuff, chewing gum, and other smokeless products, 133 may not be sold in this state to a person who is under 21 years 134 of age. A person who violates this paragraph commits a 135 misdemeanor of the second degree, punishable as provided in s. 136 775.082 or s. 775.083. A person who commits a second or 137 subsequent violation of this paragraph within 1 year after the 138 initial violation commits a misdemeanor of the first degree, 139 punishable as provided in s. 775.082 or s. 775.083. 140 (e) Hemp extract possessed, manufactured, delivered, held, offered for sale, distributed, or sold in violation of this 141 142 subsection by an entity regulated under chapter 500 is subject 143 to s. 500.172 and penalties as provided in s. 500.121. Hemp 144 extract products found to be mislabeled or attractive to 145 children are subject to an immediate stop-sale order. The

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146	department may not grant permission to remove or use, except for
147	disposal, hemp extract products subject to a stop-sale order
148	which are attractive to children until the department determines
149	that the hemp extract products comply with state law.
150	(f)1. An event organizer may not promote, advertise, or
151	facilitate an event where:
152	a. Hemp extract products that do not comply with general
153	law, including hemp extract products that are not from an
154	approved source as provided in sub-subparagraph (a)1.d., are
155	sold or marketed; or
156	b. Hemp extract products are sold or marketed by businesses
157	that are not properly permitted as required by this section and
158	chapter 500.
159	2. Before an event where hemp extract products are sold or
160	marketed, an event organizer must provide to the department a
161	list of the businesses selling or marketing hemp extract
162	products at the event and verify that each business is only
163	selling hemp products from an approved source. The event
164	organizer must ensure that each participating business is
165	properly permitted as required by this section and chapter 500.
166	3. A person who violates this paragraph is subject to an
167	administrative fine in the Class III category under s. 570.971
168	for each violation.
169	Section 2. For the 2024-2025 fiscal year, the sum of $\$2$
170	million in nonrecurring funds is appropriated from the General
171	Revenue Fund to the Department of Law Enforcement for the
172	purchase of testing equipment necessary to implement this act.
173	Section 3. This act shall take effect October 1, 2024.

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