Amendment -	- 1st Reading-white -	Req	ues	ted	by	: Stev	ven	Gallowa	y - (H) Business and Labor
- 2023	_	-			-				
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68th	Legislature 2023	

Drafter: Erin Sullivan, 406-444-3594

HB0948.001.001

1	HOUSE BILL NO. 948					
2	INTRODUCED BY S. GALLOWAY					
3						
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING MARIJUANA LAWS; PROHIBITING THE					
5	MANUFACTURE AND DISTRIBUTION OF SYNTHETIC MARIJUANA PRODUCTS; PROVIDING					
6	DEFINITIONS; PROVIDING FOR ENFORCEMENT BY DEPARTMENTS AND LAW ENFORCEMENT;					
7	PROVIDING FOR RESTRICTIONS BY LOCAL GOVERNMENTS; CLARIFYING UNLAWFUL					
8	TRANSACTIONS REGARDING THE DISTRIBUTION OF SYNTHETIC MARIJUANA PRODUCTS TO					
9	CHILDREN; CLARIFYING THE OFFENSE OF ALTERING A LABEL ON DANGEROUS DRUGS; REQUIRING					
10	PUBLIC REPORTING OF VIOLATIONS; CREATING A TEMPORARY ADVISORY COUNCIL; ESTABLISHING					
11	REPORTING REQUIREMENTS; PROVIDING AN APPROPRIATION; AMENDING SECTIONS 16-12-101, 16-					
12	12-102, 16-12-108, 16-12-125, <u>16-12-208, </u> 45-5-623, 45-9-105, 50-32-222, AND 80-18-101, MCA; AND					
13	PROVIDING AN IMMEDIATE EFFECTIVE DATE AND A TERMINATION DATE."					
14						
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:					
16						
17	NEW SECTION. Section 1. Synthetic marijuana products prohibited restriction on sale of					
18	marijuana products. (1) A person may not manufacture, process, or offer for sale a synthetic marijuana					
19	product.					
20	(2) Products containing or consisting of cannabinoids produced and processed for any type of					
21	consumption into a human body, whether marketed as containing or consisting of cannabinoids or not, that					
22	exceed a THC concentration of 0.3% may only be sold by a manufacturer licensed under 16-12-222 or a					
23	dispensary licensed under 16-12-224 unless the products are authorized as a drug by the United States food					
24	and drug administration. Products under this section may not exceed the potency levels established in 16-12-					
25	224.					
26	(3) Products containing a THC concentration of 0.3% or less sold by any person other than a					
27	licensed manufacturer under 16-12-222 or a licensed dispensary under 16-12-224 must contain at least a 20:1					
28	ratio of cannabidiol or other non-THC cannabinoids to THC and may not exceed 2-0.5 milligrams of THC for					



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each serving a	and may not exceed 2 milligrams per package	
		uncertainty
		rocessed into
extracts, infuse	ad products, or concentrates.	
NEW	SECTION Section 2. Enforcement ordinances investigations injun	ctions
()		
,		
human service	s, local sheriff departments, municipal police departments, <u>a county attorney's</u>	office, and the
department of	revenue may inspect any business to investigate unlawful activity under [sectio	n 1(1)].
<u>(3)</u>	(a) If an investigation results in reasonable cause to believe that a violation of	f [section 1]
occurred, the i	nvestigating agency may issue a cease and desist order to be served pursuant	to Rule 4,
M.R.Civ.P. The	e order is effective upon service. Proof of service constitutes notice to the perso	on of the existence
and contents c	of the order.	
<u>(b)</u>	The investigating agency may assess a penalty of not more than \$1,000 per of	<u>day for each day a</u>
cease and des	sist order issued under this section is violated. Fifty percent of the penalty must	be deposited into
<u>the healing an</u>	d ending addiction through recovery and treatment account under 16-12-122, a	nd the remainder
must be depos	sited in the marijuana state special revenue account under 16-12-111.	
<u>(4)</u>	(a) The investigating agency may institute and maintain in the name of the sta	ate an action for
injunction or a	nother civil remedy in district court to enforce a cease and desist order under th	is section. Proof
of inadequacy	of a legal remedy or proof of substantial or irreparable damage from continued	violation is not
required. It is s	sufficient to charge that the person engaged in the unlawful conduct subject to [section 1] on a
<u>certain day in a</u>	a certain county without averring further or more particular facts concerning the	violation.
<u>(b)</u>	The department is entitled to its costs, including the costs of investigation and	<u>l attorney fees,</u>
incurred in see	king a district court order under this section.	
<u>(c)</u>	A person who knowingly or purposely violates a district court injunction under	this section is
guilty of a felor	ny and subject to the penalties set forth in 46-18-213.	
<u>(5)</u>	An officer, agent, partner, or member of a business entity who knowingly and	personally
	23 Legislature 2023 each serving a (4) extracts, infuse NEW S violation. (1) A [section 1(1) a (2) human service department of (3) occurred, the in M.R.Civ.P. The and contents o (b) cease and des the healing and must be depos (4) injunction or ar of inadequacy required. It is s certain day in a (b)	Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 each serving and may not exceed 2 milligrams per package. (4) This section does not apply to unadulterated hemp flower that is not further performance of the products, or concentrates. NEW SECTION, Section 2. Enforcement ordinances investigations injunt violation. (1) A local government may, by ordinance or otherwise, impose regulations regard [section 1(1) and (3)]. (2) The department of agriculture, the department of justice, the department of phuman services, local sheriff departments, municipal police departments, a county attorney's department of revenue may inspect any business to investigate unlawful activity under [section (3)(a) If an investigation results in reasonable cause to believe that a violation of occurred, the investigating agency may issue a cease and desist order to be served pursuant M.R.Civ.P. The order is effective upon service. Proof of service constitutes notice to the personand contents of the order. (b) The investigating agency may assess a penalty of not more than \$1,000 pervices and desist order issued under this section is violated. Fifty percent of the penalty must the healing and ending addiction through recovery and treatment account under 16-12-122, a must be deposited in the marijuana state special revenue account under 16-12-111. (4)(a) The investigating agency may institute and maintain in the name of the station or or another civil remedy in district court to enforce a cease and desist order under the finance quiced. It is sufficient to charge that the person engaged in the unlawful conduct subject to prove of substantial or irreparable damage from continued required. It is sufficient to charge that the person engaged in the unlawful conduct subject to prove of substantia



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1	participates in	a violation of this section is subject to the penalties prescribed in this section.
2	<u>(6)</u>	The remedies provided for in this section are in addition to and do not limit the remedies and
3	actions otherwi	ise permitted or required by law.
4	(3)<u>(7)</u>	A violation of [section 1(1)] may be enforced under:
5	(a)	criminal distribution of dangerous drugs as defined in 45-9-101;
6	(b)	criminal possession of dangerous drugs as defined in 45-9-102; or
7	(c)	criminal production or manufacture of dangerous drugs as defined in 45-9-110.
8		
9	NEW S	SECTION. Section 3. Synthetic marijuana products advisory council. (1) The department
10	of revenue sha	Il establish a synthetic marijuana products advisory council in accordance with 2-15-122 that is
11	composed of th	ne following members:
12	(a)	one member from the department of agriculture;
13	(b)	one member from the department of justice;
14	(c)	one member from the department of public health and human services;
15	(d)	one member from the department of revenue;
16	(e)	one member from the board of pharmacy;
17	(f)	two members from the marijuana industry; and
18	(g)	one public member. The public member must have expertise in:
19	(i)	toxicology;
20	(ii)	organic chemistry; or
21	(iii)	regulatory affairs in nutraceutical, pharmaceutical, or dietary supplements.
22	(2)	The department shall provide staff and support services for the advisory council.
23	(3)	Members are entitled to reimbursement for travel expenses as provided in 2-18-501 through 2-
24	18-503.	
25	(4)	The advisory council shall review available research, data, and regulations of other jurisdictions
26	related to synth	netic marijuana products, including but not limited to:
27	(a)	definitions of the term "impairing" in relation to cannabinoids, as well as definitions of the terms
28	"artificial canna	abinoids" and "synthetically derived cannabinoids"; and



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1	(b)	recommendations on potential guidelines for safe methods of manufacturing, extracting, and
2		annabinoids, including the sale of synthetic marijuana products.
3	(5)	The advisory committee shall compile findings and make recommendations in a report to the
4		rs interim committee, in accordance with 5-11-210, regarding regulating synthetic marijuana
5		adult-use marijuana market by September 15, 2024.
6	·	
7	Sectio	n 4. Section 16-12-101, MCA, is amended to read:
8	"16-12	-101. Short title purpose. (1) This chapter may be cited as the "Montana Marijuana
9	Regulation and	d Taxation Act".
10	(2)	The purpose of this chapter is to:
11	(a)	provide for legal possession and use of limited amounts of marijuana legal for adults 21 years
12	of age or older	;
13	(b)	provide for the licensure and regulation of the cultivation, manufacture, production, distribution
14	transportation,	and sale of marijuana and marijuana products;
15	(c)	eliminate the illicit market for marijuana and marijuana products;
16	<u>(d)</u>	prevent the manufacture and distribution of synthetic marijuana products;
17	(d)<u>(</u>e)	prevent the distribution of marijuana sold under this chapter to persons under 21 years of age;
18	(e)<u>(f)</u>	ensure the safety of marijuana and marijuana products;
19	(f)(g)	ensure the security of licensed premises;
20	(g)(h)	establish reporting requirements for licensees;
21	(h)<u>(i)</u>	establish inspection requirements for licensees, including data collection on energy use,
22	chemical use,	water use, and packaging waste to ensure a clean and healthy environment;
23	(i)(j)	provide for the testing of marijuana and marijuana products by licensed testing laboratories;
24	(j)(k)	give local governments authority to allow for the operation of marijuana businesses in their
25	community and	d establishing standards for the cultivation, manufacture, and sale of marijuana that protect the
26	public health, s	safety, and welfare of residents within their jurisdictions;
27	(k)<u>(</u>)	tax the sale of marijuana and marijuana products to provide compensation for the economic
28	and social cos	ts of marijuana;



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1	(l)(m)	authorize courte to recentence persons who are currently conving contences for as	to that are
	(l)<u>(m)</u>	authorize courts to resentence persons who are currently serving sentences for ac	
2		er this chapter or for which the penalty is reduced by this chapter and to redesignate	
3		s from the criminal records of persons who have completed their sentences as set for	in in this
4	chapter; and		
5	(m)<u>(n)</u>		
6		e participants and programs and the participants and programs associated with the m	arijuana
7	industry.		
8	(3)	Marijuana and marijuana products are not agricultural products, and the cultivation	
9	manufacturing	or selling of marijuana or marijuana products is not considered agriculture subject to	regulation
10	by the departm	nent of agriculture unless expressly provided."	
11			
12	Sectio	on 5. Section 16-12-102, MCA, is amended to read:	
13	"16-12	2-102. Definitions. As used in this chapter, the following definitions apply:	
14	(1)	"Adult-use dispensary" means a licensed premises from which a person licensed b	y the
15	department ma	ay:	
16	(a)	obtain marijuana or marijuana products from a licensed cultivator, manufacturer, di	spensary, or
17	other licensee	approved under this chapter; and	
18	(b)	sell marijuana or marijuana products to registered cardholders, adults that are 21 y	ears of age
19	or older, or bot	th.	
20	(2)	"Affiliate" means a person that directly, or indirectly through one or more intermedia	aries,
21	controls or is c	controlled by, or is under common control with, another person.	
22	(3)	"Beneficial owner of", "beneficial ownership of", or "beneficially owns an" is determ	ned in
23	accordance wi	ith section 13(d) of the federal Securities and Exchange Act of 1934, as amended.	
24	(4)	"Canopy" means the total amount of square footage dedicated to live plant product	ion at a
25	licensed premi	ises consisting of the area of the floor, platform, or means of support or suspension o	f the plant.
26	(5)	"Consumer" means a person 21 years of age or older who obtains or possesses m	arijuana or
27	marijuana proc	ducts for personal use from a licensed dispensary but not for resale.	
28	(6)	"Control", "controls", "controlled", "controlling", "controlled by", and "under commor	control

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1	with" mean the	possession, direct or indirect, of the power to direct or cause the direction of the management or
2	policies of a pe	erson, whether through the ownership of voting owner's interests, by contract, or otherwise.
3	(7)	"Controlling beneficial owner" means a person that satisfies one or more of the following:
4	(a)	is a natural person, an entity that is organized under the laws of and for which its principal
5	place of busine	ess is located in one of the states or territories of the United States or District of Columbia, or a
6	publicly traded	corporation, and:
7	(i)	acting alone or acting in concert, owns or acquires beneficial ownership of 5% or more of the
8	owner's interes	st of a marijuana business;
9	(ii)	is an affiliate that controls a marijuana business and includes, without limitation, any manager;
10	or	
11	(iii)	is otherwise in a position to control the marijuana business; or
12	(b)	is a qualified institutional investor acting alone or acting in concert that owns or acquires
13	beneficial owne	ership of more than 15% of the owner's interest of a marijuana business.
14	(8)	"Correctional facility or program" means a facility or program that is described in 53-1-202(2) or
15	(3) and to whic	h an individual may be ordered by any court of competent jurisdiction.
16	(9)	"Cultivator" means a person licensed by the department to:
17	(a)	plant, cultivate, grow, harvest, and dry marijuana; and
18	(b)	package and relabel marijuana produced at the location in a natural or naturally dried form that
19	has not been c	onverted, concentrated, or compounded for sale through a licensed dispensary.
20	(10)	"Debilitating medical condition" means:
21	(a)	cancer, glaucoma, positive status for human immunodeficiency virus, or acquired immune
22	deficiency synd	drome when the condition or disease results in symptoms that seriously and adversely affect the
23	patient's health	n status;
24	(b)	cachexia or wasting syndrome;
25	(c)	severe chronic pain that is a persistent pain of severe intensity that significantly interferes with
26	daily activities	as documented by the patient's treating physician;
27	(d)	intractable nausea or vomiting;
28	(e)	epilepsy or an intractable seizure disorder;



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- 2 (g) Crohn's disease;
- 3 (h) painful peripheral neuropathy;
- 4 (i) a central nervous system disorder resulting in chronic, painful spasticity or muscle spasms;
- 5 (j) admittance into hospice care in accordance with rules adopted by the department; or
- 6 (k) posttraumatic stress disorder.
- 7 (11) "Department" means the department of revenue provided for in 2-15-1301.
- 8 (12) (a) "Employee" means an individual employed to do something for the benefit of an employer.
- 9 (b) The term includes a manager, agent, or director of a partnership, association, company,
- 10 corporation, limited liability company, or organization.
- 11 (c) The term does not include a third party with whom a licensee has a contractual relationship.
- 12 (13) (a) "Financial interest" means a legal or beneficial interest that entitles the holder, directly or
- indirectly through a business, an investment, or a spouse, parent, or child relationship, to 5% or more of the net
 profits or net worth of the entity in which the interest is held.
- 15 (b) The term does not include interest held by a bank or licensed lending institution or a security

16 interest, lien, or encumbrance but does include holders of private loans or convertible securities.

- 17 (14) "Former medical marijuana licensee" means a person that was licensed by or had an
- 18 application for licensure pending with the department of public health and human services to provide marijuana
- 19 to individuals with debilitating medical conditions on November 3, 2020.
- 20 (15) (a) "Indoor cultivation facility" means an enclosed area used to grow live plants that is within a 21 permanent structure using artificial light exclusively or to supplement natural sunlight.
- 22 (b) The term may include:
- 23 (i) a greenhouse;
- 24 (ii) a hoop house; or
- 25 (iii) a similar structure that protects the plants from variable temperature, precipitation, and wind.
- 26 (16) "Licensed premises" means all locations related to, or associated with, a specific license that is 27 authorized under this chapter and includes all enclosed public and private areas at the location that are used in
- the business operated pursuant to a license, including offices, kitchens, restrooms, and storerooms.



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1	(17)	"Licensee" means a person holding a state license issued pursuant to this chapter.
2	(18)	"Local government" means a county, a consolidated government, or an incorporated city or
3	town.	
4	(19)	"Manufacturer" means a person licensed by the department to convert or compound marijuana
5	into marijuana	products, marijuana concentrates, or marijuana extracts and package, repackage, label, or
6	relabel marijua	na products as allowed under this chapter.
7	(20)	(a) "Marijuana" means all plant material from the genus Cannabis containing
8	tetrahydrocanr	nabinol (THC) or seeds of the genus capable of germination.
9	(b)	The term does not include hemp , including any part of that plant, including the seeds and all
10	derivatives, ex	tracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or not, with a
11	delta-9 tetrahy	drocannabinol concentration of not more than 0.3% on a dry weight basis, or commodities or
12	products manu	factured with hemp, or any other ingredient combined with marijuana to prepare topical or oral
13	administrations	s, food, drink, or other products <u>as provided in 80-18-101</u> .
14	<u>(c)</u>	The term does not include synthetic marijuana products.
15	(c) (d)	The term does not include a drug approved by the United States food and drug administration
16	pursuant to se	ction 505 of the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 301, et seq.
17	(21)	"Marijuana business" means a cultivator, manufacturer, adult-use dispensary, medical
18	marijuana disp	ensary, combined-use marijuana licensee, testing laboratory, marijuana transporter, or any other
19	business or fur	nction that is licensed by the department under this chapter.
20	(22)	"Marijuana concentrate" means any type of marijuana product consisting wholly or in part of the
21	resin extracted	I from any part of the marijuana plant.
22	(23)	"Marijuana derivative" means any mixture or preparation of the dried leaves, flowers, resin, or
23	byproducts of t	the marijuana plant, including but not limited to marijuana concentrates and other marijuana
24	products.	
25	(24)	"Marijuana product" means a product that contains marijuana and is intended for use by a
26	consumer by a	means other than smoking. The term includes but is not limited to edible products, ointments,
27	tinctures, marij	uana derivatives, and marijuana concentrates.
28	(25)	"Marijuana transporter" means a person that is licensed to transport marijuana and marijuana

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1 products from one marijuana business to another marijuana business, or to and from a testing laboratory, and 2 to temporarily store the transported retail marijuana and retail marijuana products at its licensed premises, but 3 is not authorized to sell marijuana or marijuana products to consumers under any circumstances. 4 (26) "Mature marijuana plant" means a harvestable marijuana plant. 5 (27)"Medical marijuana" means marijuana or marijuana products that are for sale solely to a 6 cardholder who is registered under Title 16, chapter 12, part 5. 7 (28) "Medical marijuana dispensary" means the location from which a registered cardholder may 8 obtain marijuana or marijuana products. 9 (29)"Outdoor cultivation" means live plants growing in an area exposed to natural sunlight and 10 environmental conditions including variable temperature, precipitation, and wind. 11 (30)"Owner's interest" means the shares of stock in a corporation, a membership in a nonprofit 12 corporation, a membership interest in a limited liability company, the interest of a member in a cooperative or in 13 a limited cooperative association, a partnership interest in a limited partnership, a partnership interest in a 14 partnership, and the interest of a member in a limited partnership association. 15 (31)"Paraphernalia" has the meaning provided for "drug paraphernalia" in 45-10-101. 16 (32)"Passive beneficial owner" means any person acquiring an owner's interest in a marijuana 17 business that is not otherwise a controlling beneficial owner or in control. 18 (33) "Person" means an individual, partnership, association, company, corporation, limited liability company, or organization. 19 20 "Qualified institutional investor" means: (34)21 a bank or banking institution including any bank, trust company, member bank of the federal (a) 22 reserve system, bank and trust company, stock savings bank, or mutual savings bank that is organized and 23 doing business under the laws of this state, any other state, or the laws of the United States; 24 (b) a bank holding company as defined in 32-1-109; 25 a company organized as an insurance company whose primary and predominant business (c) 26 activity is the writing of insurance or the reinsuring of risks underwritten by insurance companies, and that is 27 subject to regulation or oversight by the insurance department of the office of the state auditor or a similar 28 agency of another state, or any receiver or similar official or any liquidating agent for such a company, in their



1 capacity as such an insurance company;

- 2 (d) an investment company registered under section 8 of the federal Investment Company Act of 3 1940, as amended;
- 4 (e) an employee benefit plan or pension fund subject to the federal Employee Retirement Income
- 5 Security Act of 1974, excluding an employee benefit plan or pension fund sponsored by a licensee or an
- 6 intermediary holding company licensee that directly or indirectly owns 10% or more of a licensee;
- 7 (f) a state or federal government pension plan; or
- 8 (g) any other entity identified by rule by the department.
- 9 (35) "Registered cardholder" or "cardholder" means a Montana resident with a debilitating medical

10 condition who has received and maintains a valid registry identification card.

- 11 (36) "Registry identification card" means a document issued by the department pursuant to 16-12-
- 12 503 that identifies an individual as a registered cardholder.
- 13 (37) (a) "Resident" means an individual who meets the requirements of 1-1-215.
- 14 (b) An individual is not considered a resident for the purposes of this chapter if the individual:

15 (i) claims residence in another state or country for any purpose; or

16 (ii) is an absentee property owner paying property tax on property in Montana.

- 17 (38) "Seedling" means a marijuana plant that has no flowers and is less than 12 inches in height
- 18 and 12 inches in diameter.
- 19 (39) "State laboratory" means the laboratory operated by the department of public health and
- 20 human services to conduct environmental analyses.
- 21 (40) "Synthetic cannabinoids" has the meaning provided in 50-32-222 and includes any
- 22 cannabinoids produced artificially, whether from chemical synthesis or biosynthesis using recombinant
- 23 <u>biological agents, including but not limited to yeast and algae.</u>
- 24 (41) "Synthetic marijuana product" means marijuana or marijuana products that contain synthetic
- 25 <u>cannabinoids.</u>
- 26 (40)(42) "Testing laboratory" means a qualified person, licensed under this chapter that:
- 27 (a) provides testing of representative samples of marijuana and marijuana products; and
- 28 (b) provides information regarding the chemical composition and potency of a sample, as well as



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1 the presence of molds, pesticides, or other contaminants in a sample. 2 (41)(43) (a) "Usable marijuana" means the dried leaves and flowers of the marijuana plant that are 3 appropriate for the use of marijuana by an individual. 4 (b) The term does not include the seeds, stalks, and roots of the plant. (Subsection (15)(b)(ii) 5 terminates October 1, 2023--sec. 117(1), Ch. 576, L. 2021.)" 6 7 Section 6. Section 16-12-108, MCA, is amended to read: 8 "16-12-108. Limitations of act. (1) This chapter does not permit: 9 any individual to operate, navigate, or be in actual physical control of a motor vehicle, train, (a) aircraft, motorboat, or other motorized form of transport while under the influence of marijuana or marijuana 10 11 products; 12 consumption of marijuana or marijuana products while operating or being in physical control of (b) 13 a motor vehicle, train, aircraft, motorboat, or other motorized form of transport while it is being operated; 14 smoking or consuming marijuana while riding in the passenger seat within an enclosed (c) 15 compartment of a motor vehicle, train, aircraft, motorboat, or other motorized form of transport while it is being 16 operated; 17 (d) production, delivery, distribution, purchase, or consumption of synthetic marijuana products; 18 (d)(e) delivery or distribution of marijuana or marijuana products, with or without consideration, to a person under 21 years of age; 19 20 purchase, consumption, or use of marijuana or marijuana products by a person under 21 years (e)(f) 21 of age; 22 (f)(g) possession or transport of marijuana or marijuana products by a person under 21 years of age 23 unless the underage person is at least 18 years of age and is an employee of a marijuana business licensed 24 under this chapter and engaged in work activities; 25 possession or consumption of marijuana or marijuana products or possession of marijuana (g)(h) 26 paraphernalia: 27 (i) on the grounds of any property owned or leased by a school district, a public or private 28 preschool, school, or postsecondary school as defined in 20-5-402;



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1	(ii)	in a school bus or other form of public transportation;		
2	(iii)	in a health care facility as defined in 50-5-101;		
3	(iv)	on the grounds of any correctional facility; or		
4	(v)	in a hotel or motel room;		
5	() (h)(i)	using marijuana or marijuana products in a location where smoking tobacco is prohibited;		
6	(i) <u>(i)</u>	consumption of marijuana or marijuana products in a public place, except as allowed by the		
7	department;			
8	(j)(k)	conduct that endangers others;		
9	() <u>/(()</u> (k)(()	undertaking any task while under the influence of marijuana or marijuana products if doing so		
10		te negligence or professional malpractice; or		
11	(<u>+)(m)</u>	performing solvent-based extractions on marijuana using solvents other than water, glycerin,		
12				
		ol, vegetable oil, or food-grade ethanol unless licensed for this activity by the department.		
13	(2)	A person may not cultivate marijuana in a manner that is visible from the street or other public		
14	area.			
15	(3)	A hospice or residential care facility licensed under Title 50, chapter 5, may adopt a policy that		
16	allows use of n	narijuana by a registered cardholder.		
17	(4)	Nothing in this chapter may be construed to:		
18	(a)	require an employer to permit or accommodate conduct otherwise allowed by this chapter in		
19	any workplace	or on the employer's property;		
20	(b)	prohibit an employer from disciplining an employee for violation of a workplace drug policy or		
21	for working whi	ile intoxicated by marijuana or marijuana products;		
22	(c)	prevent an employer from declining to hire, discharging, disciplining, or otherwise taking an		
23	adverse emplo	yment action against an individual with respect to hire, tenure, terms, conditions, or privileges of		
24	employment be	ecause of the individual's violation of a workplace drug policy or intoxication by marijuana or		
25	marijuana prod	lucts while working;		
26	(d)	prohibit an employer from including in any contract a provision prohibiting the use of marijuana		
27	for a debilitatin	g medical condition; or		
28	(e)	permit a cause of action against an employer for wrongful discharge pursuant to 39-2-904 or		

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1 discrimination pursuant to 49-1-102. 2 Nothing in this chapter may be construed to prohibit a person from prohibiting or otherwise (5) 3 regulating the consumption, cultivation, distribution, processing, sale, or display of marijuana, marijuana 4 products, and marijuana paraphernalia on private property the person owns, leases, occupies, or manages, 5 except that a lease agreement executed after January 1, 2021, may not prohibit a tenant from lawfully 6 possessing and consuming marijuana by means other than smoking unless required by federal law or to obtain 7 federal funding. 8 (6) A licensee who violates 15-64-103 or 15-64-104 or fails to pay any other taxes owed to the 9 department under Title 15 is subject to revocation of the person's license from the date of the violation until a 10 period of up to 1 year after the department certifies compliance with 15-64-103 or 15-64-104. 11 (7) Unless specifically exempted by this chapter, the provisions of Title 45, chapter 9, apply to the 12 conduct of consumers, licensees, and registered cardholders." 13 Section 7. Section 16-12-125, MCA, is amended to read: 14 "16-12-125. Hotline -- reporting -- referrals. (1) The department shall create and maintain a hotline 15 16 to receive reports of suspected abuse of the provisions of this chapter. 17 (2) An individual making a complaint must be a resident and shall provide the individual's name, 18 street address, and phone number. 19 (a) The department shall provide a copy of the complaint to the person or licensee that is the (3) 20 subject of the complaint. 21 (b) The department may not redact the individual's name or city of residence from the complaint 22 copy. 23 (4) The department may: 24 (a) investigate reports of suspected abuse of the provisions of this chapter; or 25 refer reports of suspected abuse to the law enforcement agency having jurisdiction in the area (b) where the suspected abuse is occurring. 26 The department shall make available to the public complaints about violations of [section 1(3)], 27 (5)

28 including:



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1	<u>(a)</u>	information regarding the types of businesses or products being reported; and	
2	<u>(b)</u>	any disciplinary action taken against a person in violation of [section 1(3)].	
3	<u>(6)</u>	The department reports made to the legislature pursuant to 16-12-110 must inc	<u>clude the</u>
4	number of inve	estigations and complaints the department referred to law enforcement and the co	<u>omplaints'</u>
5	disposition."		
6			
7	Sectio	on 8. Section 16-12-208, MCA, is amended to read:	
8	"16-12	2-208. Restrictions. (1) A cultivator or manufacturer may not cultivate marijuan	a or manufacture
9	marijuana proc	ducts in a manner that is visible from the street or other public area without the us	se of binoculars,
10	aircraft, or othe	er optical aids.	
11	(2)	A cultivator or manufacturer may not cultivate, process, test, or store marijuana	a at any location
12	other than the	licensed premises approved by the department and within an enclosed area that	is secured in a
13	manner that p	revents access by unauthorized persons.	
14	(3)	A licensee shall make the licensed premises, books, and records available to the	he department
15	for inspection	and audit under 16-12-210 during normal business hours.	
16	(4)	A licensee may not allow a person under 18 years of age to volunteer or work f	or the licensee.
17	(5)	Edible marijuana products manufactured as candy may not be sold in shapes o	or packages that
18	are attractive t	to children or that are easily confused with commercially sold candy that does not	contain
19	marijuana.		
20	(6)	(a) Marijuana or marijuana products must be sold or otherwise transferred in re	sealable, child-
21	resistant exit p	packaging that complies with federal child resistance standards and is designed to	o be significantly
22	difficult for chil	ldren under 5 years of age to open and not difficult for adults to use properly.	
23	(b)	(i) Packaging of individual products may contain only the following design elem	ents and
24	language on a	white label:	
25	(A)	the seller's business name and any accompanying logo or design mark;	
26	(B)	the name of the product; and	
27	(C)	the THC content or CBD content, health warning messages as provided in 16-	12-215, and
28	ingredients.		



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1	(ii)	All packaging and outward labeling, including business logos and design marks, must also
2	comply with any	y standards or criteria established by the department, including but not limited to allowable
3	symbols and im	nagery.
4	(7)	An adult-use dispensary or medical marijuana dispensary may not sell or otherwise transfer
5	hemp <u>flower, h</u>	emp plants, synthetic cannabinoids, or alcohol from a licensed premises.
6	(8)	(a) Prior to selling, offering for sale, or transferring marijuana or marijuana product that is for
7	ultimate sale to	a consumer or registered cardholder, a licensee or license applicant shall submit both a
8	package and a	label application, in a form prescribed by the department, to receive approval from the
9	department.	
10	(b)	The initial submission must be made electronically if required by the department. The licensee
11	or license appli	cant shall submit a physical prototype upon request by the department.
12	(c)	If a license applicant submits packages and labels for preapproval, final determination for
13	packages and I	abels may not be made until the applicant has been issued a license.
14	(d)	A packaging and label application must include:
15	(i)	a fee provided for in rule by the department;
16	(ii)	documentation that all exit packaging has been certified as child-resistant by a federally
17	qualified third-p	party child-resistant package testing firm;
18	(iii)	a picture or rendering of and description of the item to be placed in each package; and
19	(iv)	for label applications for inhalable marijuana products that contain nonmarijuana additives:
20	(A)	the nonmarijuana additive's list of ingredients; and
21	(B)	in a form and manner prescribed by the department, information regarding the additive or
22	additives and th	ne manufacturer of the additive or additives.
23	(9)	For the purpose of this section, "exit packaging" means a sealed, child-resistant certified
24	receptacle into	which marijuana or marijuana products already within a container are placed at the retail point of
25	sale."	
26		
27	Sectio	n 9. Section 45-5-623, MCA, is amended to read:
28	"45-5-6	23. Unlawful transactions with children. (1) Except as provided for in 16-6-305, a person



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1 commits the offense of un	lawful transactions with children if the person knowingly:	

sells or gives explosives to a child except as authorized under appropriate city ordinances;

3	(b)	sells or gives intoxicating substances other than alcoholic beverages to a child;
4	(c)	sells or gives an alcoholic beverage to a person under 21 years of age;
5	(d)	sells or gives to a child a tobacco product, alternative nicotine product, or vapor product, as
6	defined in 16-1	1-302;
7	<u>(e)</u>	sells or gives to a child a synthetic marijuana product, as defined in 16-12-102;
8	(e)<u>(f)</u>	being a junk dealer, pawnbroker, or secondhand dealer, receives or purchases goods from a
9	child without au	ithorization of the parent or guardian; or
10	(f)(g)	tattoos or provides a body piercing on a child without the explicit in-person consent of the
11	child's parent o	r guardian. For purposes of this subsection (1) (f) (g), "tattoo" and "body piercing" have the
12	meaning provid	led in 50-48-102. Failure to adequately verify the identity of a parent or guardian is not an
13	excuse for viola	ation of this subsection (1) (f)(g) .
14	(2)	A person convicted of the offense of unlawful transactions with children shall be fined an
15	amount not to e	exceed \$500 or be imprisoned in the county jail for any term not to exceed 6 months, or both. A
16	person convicte	ed of a second offense of unlawful transactions with children shall be fined an amount not to
17	exceed \$1,000	or be imprisoned in the county jail for any term not to exceed 6 months, or both. (See compiler's
18	comments for o	contingent termination of certain text.)"
19		
20	Sectio	n 10. Section 45-9-105, MCA, is amended to read:
21	" 45-9 -1	05. Altering labels on dangerous drugs. (1) A person commits the offense of altering labels
22	on dangerous o	lrugs if the person affixes a false, forged, or altered label to or otherwise misrepresents a
23	package or rec	eptacle containing a dangerous drug, as defined in 50-32-101.
24	<u>(2)</u>	The offense of altering labels on dangerous drugs includes falsely labeling or otherwise
25	misrepresentin	g <u>marijuana or a marijuana product, as those terms are defined in 16-12-102, as hemp, as</u>

- defined in 80-18-101." 26
- 27

2

(a)

28 Section 11. Section 50-32-222, MCA, is amended to read:



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4	"50	22.222	Cresifie dense		aludad in Cab	adula I. Cabadula I a	
1				•		edule I. Schedule I co	C C
2		ibstances,	by whatever off	icial, common,	usual, chemica	al, or brand name des	lignated, listed in this
3	section.						
4	(1)					other schedule, any c	C C
5	opiates, incl	uding ison	ners, esters, ethe	ers, salts, and	salts of isomers	s, esters, and ethers v	whenever the
6	existence of	those iso	mers, esters, eth	ers, and salts	is possible with	in the specific chemic	al designation:
7	(a)	acetyl	-alpha-methylfer	ntanyl, also kno	own as N-(1-(1-	-methyl-2-phenethyl)-	4-piperidinyl)-N-
8	phenylaceta	mide;					
9	(b)	acetyl	methadol, also k	nown as 4-(dir	methylamino)-1	-ethyl-2,2-diphenylpe	ntyl acetate or
10	methadyl ac	etate;					
11	(c)	allylpr	odine, also knov	vn as 1-methyl	-4-phenyl-3-(pr	op-2-en-1-yl)piperidin	i-4-yl propanoate;
12	(d)	alpha	cetylmethadol, e	xcept levo-alpl	hacetylmethado	ol, also known as levo	-alpha-
13	acetylmetha	dol, levorr	nethadyl acetate,	or LAAM;			
14	(e)	alpha	meprodine;				
15	(f)	alpha	methadol;				
16	(g)	alpha	-methylfentanyl,	also known as	(N-[1-(alpha-m	nethyl-beta-phenyl)eth	ıyl-4-piperidyl]
17	propionanili	de; 1-(1-m	ethyl-2-phenylet	hyl)-4-(N-propa	anilido) piperidi	ne);	
18	(h)	alpha	-methylthiofentar	nyl, also knowr	n as N-[1-methy	yl-2-(2-thienyl)ethyl-4-	·piperidinyl]-N-
19	phenylpropa	namide;					
20	(i)	benze	ethidine;				
21	(j)	betac	etylmethadol;				
22	(k)	beta-ł	nydroxyfentanyl,	also known as	N-[1-(2-hydro	(y-2-phenethyl)-4-pipe	eridinyl]-N-
23	phenylpropa	namide;					
24	(I)	beta-ł	ıydroxy-3-methy	lfentanyl, also	known as N-[1-	-(2-hydroxy-2-phenetł	nyl)-3-methyl-4-
25	piperidinyl]-l	N-phenylp	ropanamide;				
26	(m)	betam	neprodine;				

- 27 (n) betamethadol;
- 28 (o) betaprodine;



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1	(p)	clonitazene;		
2	(q)	dextromoramide;		
3	(ч) (r)	diampromide;		
4	(s)	diethylthiambutene;		
5	(t)	difenoxin;		
6	(u)	dimenoxadol;		
7	(_) (V)	dimepheptanol;		
8	(v)	dimethylthiambutene;		
9	(x)	dioxaphetyl butyrate;		
10	(y)	dipipanone;		
11	(z)	ethylmethylthiambutene;		
12	(aa)	etonitazene;		
13	(bb)	etoxeridine;		
14	(cc)	furethidine;		
15	(dd)	hydroxypethidine;		
16	(ee)	ketobemidone;		
17	(ff)	levomoramide;		
18	(gg)	levophenacylmorphan;		
19	(hh)	3-methylfentanyl, also known as N-[3-methyl-1-(2-phenylethyl)-4-piperidyl]-N-		
20	phenylpropana	imide;		
21	(ii)	3-methylthiofentanyl, also known as N-[3-methyl-1-(2-thienyl)ethyl-4-piperidinyl]-N-		
22	phenylpropana	imide;		
23	(jj)	morpheridine;		
24	(kk)	MPPP, also known as desmethylprodine and (1-methyl-4-phenyl-4-propionoxypiperidine);		
25	()	noracymethadol;		
26	(mm)	norlevorphanol;		
27	(nn)	normethadone;		
28	(00)	norpipanone;		



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1	(22)	nore fluerefeateaud, clea known op N (4 fluerenheaud) N [1 (2 abenethul) 4			
1	(pp)	para-fluorofentanyl, also known as N-(4-fluorophenyl)-N-[1-(2-phenethyl)-4-			
2	piperidinyl]prop				
3	(qq)	PEPAP, also known as (1-(-2-phenethyl)-4-phenyl-4-acetoxypiperidine);			
4	(rr)	phenadoxone;			
5	(ss)	phenampromide;			
6	(tt)	phenomorphan;			
7	(uu)	phenoperidine;			
8	(vv)	piritramide;			
9	(ww)	proheptazine;			
10	(xx)	properidine;			
11	(уу)	propiram;			
12	(zz)	racemoramide;			
13	(aaa)	thiofentanyl, also known as N-phenyl-N-[1-(2-thienyl)ethyl-4-piperidinyl]-propanamide;			
14	(bbb)	tilidine; and			
15	(ccc)	trimeperidine.			
16	(2)	For the purposes of subsection (1)(hh), the term "isomer" includes the optical, positional, and			
17	geometric isom	ners.			
18	(3)	Opium derivatives. Unless specifically excepted or listed in another schedule, any of the			
19	following are o	pium derivatives, including salts, isomers, and salts of isomers whenever the existence of those			
20	salts, isomers,	and salts of isomers is possible within the specific chemical designation:			
21	(a)	acetorphine;			
22	(b)	acetyldihydrocodeine;			
23	(c)	benzylmorphine;			
24	(d)	codeine methylbromide;			
25	(e)	codeine-N-oxide;			
26	(f)	cyprenorphine;			
27	(g)	desomorphine;			
28	(h)	dihydromorphine;			



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1	(i)	drotebanol;
2	(j)	etorphine, except hydrochloride salt;
3	(k)	heroin;
4	(I)	hydromorphinol;
5	(m)	methyldesorphine;
6	(n)	methyldihydromorphine;
7	(o)	morphine methylbromide;
8	(p)	morphine methylsulfonate;
9	(q)	morphine-N-oxide;
10	(r)	myrophine;
11	(s)	nicocodeine;
12	(t)	nicomorphine;
13	(u)	normorphine;
14	(v)	pholcodine; and
15	(w)	thebacon.
16	(4)	Hallucinogenic substances. Unless specifically excepted or listed in another schedule, any
17	material, comp	ound, mixture, or preparation that contains any quantity of the following is a hallucinogenic
18	substance, inc	luding salts, isomers, and salts of isomers whenever the existence of those salts, isomers, and
19	salts of isomer	s is possible within the specific chemical designation:
20	(a)	alpha-ethyltryptamine, also known as etryptamine, monase, alpha-ethyl-1H-indole-3-
21	ethanamine, 3-	-(2-aminobutyl) indole, alpha-ET, and AET;
22	(b)	alpha-methyltryptamine, also known as AMT;
23	(c)	4-bromo-2,5-dimethoxyamphetamine, also known as 4-bromo-2, 5-dimethoxy-alpha-
24	methylpheneth	ylamine, and 4-bromo-2,5-DMA;
25	(d)	4-bromo-2,5-dimethoxyphenethylamine, also known as 2-(4-bromo-2,5-dimethoxyphenyl)-1-
26	aminoethane, a	alpha-desmethyl DOB, and 2C-B, Nexus;
27	(e)	2,5-dimethoxyamphetamine, also known as 2,5-dimethoxy-alpha-methylphenethylamine and
28	2,5-DMA;	



 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB09 1 (f) 2,5-dimethoxy-4-(N)-propylthiophenethylamine, also known as 2C-T-7; 2 (g) 3,4-methylenedioxyamphetamine; 3 (h) 2,5-dimethoxy-4-ethylamphetamine, also known as DOET; 4 (i) 5-methoxy-NN, -diisopropyltryptamine, also known as 5-MeO-DIPT; 5 (j) 5-methoxy-NN, -dimethyltryptamine, also known as 5-MeO-DMT; 	30948.001.001		
 2 (g) 3,4-methylenedioxyamphetamine; 3 (h) 2,5-dimethoxy-4-ethylamphetamine, also known as DOET; 4 (i) 5-methoxy-NN, -diisopropyltryptamine, also known as 5-MeO-DIPT; 			
 2 (g) 3,4-methylenedioxyamphetamine; 3 (h) 2,5-dimethoxy-4-ethylamphetamine, also known as DOET; 4 (i) 5-methoxy-NN, -diisopropyltryptamine, also known as 5-MeO-DIPT; 			
 3 (h) 2,5-dimethoxy-4-ethylamphetamine, also known as DOET; 4 (i) 5-methoxy-NN, -diisopropyltryptamine, also known as 5-MeO-DIPT; 			
4 (i) 5-methoxy-NN, -diisopropyltryptamine, also known as 5-MeO-DIPT;			
6 (k) 4-methoxyamphetamine, also known as 4-methoxy-alpha-methylphenethylamine;			
7 (I) 5-methoxy-3,4-methylenedioxyamphetamine;			
8 (m) 4-methyl-2,5-dimethoxyamphetamine, also known as 4-methyl-2, 5-dimethoxy-alpha)ha-		
9 methylphenethylamine, DOM, and STP;			
10 (n) 3,4-methylenedioxymethamphetamine, also known as MDMA;			
11 (o) 3,4-methylenedioxy-N-ethylamphetamine, also known as N-ethyl-alpha-methyl-			
12 3,4(methylenedioxy)phenethylamine, N-ethyl MDA, MDE, and MDEA;			
13 (p) N-hydroxy-3,4-methylenedioxyamphetamine, also known as N-hydroxy-alpha-methy	thvl-3.4		
14 (methylenedioxy)phenethylamine and N-hydroxy MDA;			
15 (q) 3,4,5-trimethoxyamphetamine;			
16 (r) bufotenine, also known as 3-(beta-dimethylaminoethyl)-5-hydroxyindole, 3-(2-			
17 dimethylaminoethyl)-5-indolol, NN, -dimethylserotonin, 5-hydroxy-NN, -dimethyltryptamine, and mappine;			
18 (s) diethyltryptamine, also known as NN, -diethyltryptamine and DET;			
19 (t) dimethyltryptamine, also known as DMT;			
20 (u) hashish;			
21 (v) ibogaine, also known as 7-ethyl-6,6beta,7,8,9,10,12,13-octahydro-2-methoxy-6,9-m	-methano-5H-		
22 pyrido [1', 2':1,2] azepine [5,4-b] indole and tabernanthe iboga;			
23 (w) lysergic acid diethylamide, also known as LSD;			
24 (x) marijuana;			
25 (y) mescaline;			
26 (z) parahexyl, also known as 3-hexyl-1-hydroxy-7,8,9,10-tetrahydro-6,8,9-trimethyl-6H-	H-dibenzo[bd,		
27]pyran and synhexyl;	_		
28 (aa) peyote, meaning all parts of the plant presently classified botanically as lophophora	ra williamsii		



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1	lemaire, wheth	er growing or not; the seed of the plant; any extract from any part of the plant; and every
2	compound, ma	nufacture, salt, derivative, mixture, or preparation of the plant, its seed, or extracts;
3	(bb)	N-ethyl-3-piperidyl benzilate;
4	(cc)	N-methyl-3-piperidyl benzilate;
5	(dd)	psilocybin;
6	(ee)	psilocyn;
7	(ff)	tetrahydrocannabinols, neutral compounds, and their corresponding acids, including synthetic
8	equivalents of	the substances contained in the plant or in the resinous extractives of cannabis, or synthetic
9	substances, de	erivatives, and their isomers with similar chemical structure and pharmacological activity, such as
10	those listed in	subsections (4)(ff)(i) through (4)(ff)(iii). Because nomenclature of these substances is not
11	internationally	standardized, compounds of these structures, regardless of numerical designation of atomic
12	positions cover	red, are included in the category as follows:
13	(i)	delta $1-9$ (delta 91) cis or trans tetrahydrocannabinol and its optical isomers;
14	(ii)	delta 6-8 (delta 6) cis or trans tetrahydrocannabinol and its optical isomers; and
15	(iii)	delta <u>6a, 10a, (delta</u> 3,4) cis or trans tetrahydrocannabinol and its optical isomers;
16	(gg)	ethylamine analog of phencyclidine, also known as N-ethyl-1-phenylcyclohexylamine, (1-
17	phenylcyclohe	xyl)ethylamine, N-(1-phenylcyclohexyl)ethylamine, cyclohexamine, and PCE;
18	(hh)	pyrrolidine analog of phencyclidine, also known as 1-(1-phenylcyclohexyl)-pyrrolidine, PCPy,
19	and PHP;	
20	(ii)	thiophene analog of phencyclidine, also known as 1-[1-(2-thienyl)-cyclohexyl]-piperidine, 2-
21	thienyl analog	of phencyclidine, TPCP, and TCP;
22	(jj)	1-[1-(2-thienyl)cyclohexyl]pyrrolidine, also known as TCPy;
23	(kk)	synthetic cannabinoids, including:
24	(i)	unless specifically excepted or listed in another schedule, any chemical compound chemically
25	synthesized fro	om or structurally similar to any material, compound, mixture, or preparation that contains any
26	quantity of a sy	nthetic cannabinoid found in any of the following chemical groups, or any of those groups that
27	contain synthe	tic cannabinoid salts, isomers, or salts of isomers, whenever the existence of those salts,

isomers, or salts of isomers is possible within the specific chemical designation, including all synthetic



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1	cannabinoid ch	nemical analogs in the following groups:
2	(A)	naphthoylindoles, whether or not substituted in the indole ring to any extent or the naphthyl ring
3	to any extent;	
4	(B)	naphthylmethylindoles, whether or not substituted in the indole ring to any extent or the
5	naphthyl ring to	o any extent;
6	(C)	naphthoylpyrroles, whether or not substituted in the pyrrole ring to any extent or the naphthyl
7	ring to any exte	ent;
8	(D)	naphthylmethylindenes, whether or not substituted in the indene ring to any extent or the
9	naphthyl ring to	o any extent;
10	(E)	acetylindoles, whether or not substituted in the indole ring to any extent or the acetyl group to
11	any extent;	
12	(F)	cyclohexylphenols, whether or not substituted in the cyclohexyl ring to any extent or the phenyl
13	ring to any exte	ent;
14	(G)	dibenzopyrans, whether or not substituted in the cyclohexyl ring to any extent or the phenyl ring
15	to any extent; a	and
16	(H)	benzoylindoles, whether or not substituted in the indole ring to any extent or the phenyl ring to
17	any extent;	
18	(ii)	any compound that has been demonstrated to have agonist binding activity at one or more
19	cannabinoid re	eceptors or is a chemical analog or isomer of a compound that has been demonstrated to have
20	agonist binding	g activity at one or more cannabinoid receptors;
21	(iii)	1-pentyl-3-(1-naphthoyl)indole (also known as JWH-018);
22	(iv)	(6aR,10aR)-9-(hydroxymethyl)-6, 6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-
23	tetrahydrobenz	zo[c]chromen-1-ol (also known as HU-210 or 1,1-dimethylheptyl-11-hydroxy-delta8-
24	tetrahydrocann	nabinol);
25	(v)	2-(3-hydroxycyclohexyl)-5-(2-methyloctan-2-yl)phenol (also known as CP-47,497), and the
26	dimethylhexyl,	dimethyloctyl, and dimethylnonyl homologues of CP-47,497;
27	(vi)	1-butyl-3-(1-naphthoyl)indole (also known as JWH-073);
28	(vii)	1-(2-(4-(morpholinyl)ethyl))-3-(1-naphthoyl) indole (also known as JWH-200);



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1	(viii)	1-pentyl-3-(2-methoxyphenylacetyl)indole (also known as JWH-250);	
2	(ix)	1-hexyl-3-(1-naphthoyl)indole (also known as JWH-019);	
3	(x)	1-pentyl-3-(4-chloro-1-naphthoyl)indole (also known as JWH-398);	
4	(xi)	JWH-081: 1-pentyl-3-(4-methoxy-1-naphthoyl)indole, also known as 4-methoxynaphthalen-1-	
5	(1-pentylindol-	3-yl)methanone;	
6	(xii)	the following substances, except where contained in cannabis or cannabis resin, namely	
7	tetrahydro deri	vatives of cannabinol and 3-alkyl homologues of cannabinol or of its tetrahydro derivatives:	
8	(A)	[2,3-Dihydro-5-methyl-3-(4-morpholinylmethyl)pyrrolo [1,2,3-de]-1,4-benzoxazin-6-yl]-1-	
9	napthalenylmethanone (also known as WIN-55,212-2);		
10	(B)	3-dimethylheptyl-11-hydroxyhexahydrocannabinol (also known as HU-243); or	
11	(C)	[9-hydroxy-6-methyl-3-[5-phenylpentan-2-yl]oxy-5,6,6a,7,8,9,10,10a-octahydrophenanthridin-	
12	1-yl]acetate;		
13	(II)	Salvia divinorum, also known as salvinorin A (2S,4aR,6aR,7R,9S,10aS,10bR)-9- (acetyloxy)-	
14	(3-furanyl)dode	ecahydro-6a,10b-dimethyl-4, 10-dioxo-2H-naphtho[2,1-c] pyran-7-carboxylic acid methyl ester;	
15	(mm)	substituted cathinones, including any compound, except bupropion or compounds listed in	
16	another schedule, structurally derived from 2-amino-1-phenyl-1-propanone by modification in any of the		
17	following ways		
18	(i)	by substitution in the phenyl ring to any extent with alkyl, alkoxy, alkylenedioxy, haloalkyl,	
19	hydroxyl, or halide substituents, whether or not further substituted in the phenyl ring by one or more other		
20	univalent subs	tituents;	
21	(ii)	by substitution at the 3-position with an alkyl substituent;	
22	(iii)	by substitution at the nitrogen atom with alkyl or dialkyl groups, or by inclusion of the nitrogen	
23	atom in a cycli	c structure; and	
24	(iv)	any lengthening of the propanone chain between carbons 1 and 2 to any extent with alkyl	
25	groups, whethe	er further substituted or not;	
26	(nn)	any compound not listed in this code, in an administrative rule regulating controlled substance	
27	or approved fo	r use by the United States food and drug administration that is structurally derived from 2-amind	
28	1-phenyl-1-pro	pane by modification in any of the following ways:	



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1	(i)	by substitution in the phenyl ring to any extent with alkyl, alkoxy, alkylenedioxy, haloalkyl, or		
2	halide substituents, whether or not further substituted in the phenyl ring by one or more other univalent			
3	substituents;			
4	(ii)	by substitution at the 3-position with an alkyl substituent;		
5	(iii)	by substitution at the nitrogen atom with alkyl or dialkyl groups, or by inclusion of the nitrogen		
6	atom in a cyclic structure; and			
7	(iv)	any lengthening of the propane chain between carbons 1 and 2 to any extent with alkyl groups,		
8	whether further substituted or not.			
9	(5)	(a) For the purposes of subsection (4), the term "isomer" includes the optical, positional, and		
10	geometric isomers.			
11	(b)	Subsection (4)(kk) does not apply to synthetic cannabinoids approved by the United States		
12	food and drug administration and obtained by a lawful prescription through a licensed pharmacy. The			
13	department of	public health and human services shall adopt a rule listing the approved cannabinoids and shall		
14	update the rule	e as necessary to keep the list current.		
15	(6)	Depressants. Unless specifically excepted or listed in another schedule, any material,		
16	compound, mi	xture, or preparation that contains any quantity of the following substances is a depressant		

having a depressant effect on the central nervous system, including salts, isomers, and salts of isomers
whenever the existence of those salts, isomers, and salts of isomers is possible within the specific chemical
designation:

20 (a) gamma-hydroxybutyric acid, also known as gamma-hydroxybutyrate, 4-hydroxybutyrate, 421 hydroxybutanoic acid, sodium oxybate, sodium oxybutyrate, and GHB;

- 22 (b) mecloqualone; and
- 23 (c) methaqualone.

(7) Stimulants. Unless specifically excepted or listed in another schedule, any material, compound,
 mixture, or preparation that contains any quantity of the following substances is a stimulant having a stimulant
 effect on the central nervous system, including its salts, isomers, and salts of isomers:

27 (a) aminorex, also known as aminoxaphen, 2-amino-5-phenyl-2-oxazoline, and 4,5-dihydro-528 phenyl-2-oxazolamine;



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1 (b) cathinone, also known as 2-amino-1-phenyl-1-propanone, alpha-aminopropiophenone, 2-

2 aminopropiophenone, and norephedrone;

3 (c) fenethylline;

4 (d) methcathinone, also known as 2-(methylamino)-propiophenone, alpha-

5 (methylamino)propiophenone, 2-(methylamino)-1-phenylpropan-1-one, alpha-N-methylaminopropiophenone,

6 monomethylpropion, ephedrone, N-methylcathinone, methylcathinone, AL-464, AL-422, AL-463, and UR1432,

7 including its salts, optical isomers, and salts of optical isomers;

8 (e) 4-Methylaminorex (cis isomer), also known as U4Euh, McN-422;

9 (f) (levo-dextro) cis-4-methylaminorex, also known as (levo-dextro) cis-4, 5-dihydro-4-methyl-5-

10 phenyl-2-oxazolamine;

- 11 (g) N-benzylpiperazine, also known as 1-benzylpiperazine or BZP;
- 12 (h) N-ethylamphetamine; and
- 13 (i) NN, -dimethylamphetamine, also known as NN, -alpha-trimethyl-benzeneethanamine and NN, -

14 alpha-trimethylphenethylamine.

- (8) Substances subject to emergency scheduling. Any material, compound, mixture, or preparation
 that contains any quantity of the following substances is included in this category:
- 17 (a) N-[1-benzyl-4-piperidyl]-N-phenylpropanamide (benzylfentanyl), its optical isomers, salts, and
 18 salts of isomers); and
- (b) N-[1-(2-thienyl)methyl-4-piperidyl]-N-phenylpropanamide (thenylfentanyl), its optical isomers,
 salts, and salts of isomers).

(9) If prescription or administration is authorized by the Federal Food, Drug and Cosmetic Act, then
 any material, compound, mixture, or preparation containing tetrahydrocannabinols listed in subsection (4) must
 automatically be rescheduled from Schedule I to the same schedule it is placed in by the United States drug
 enforcement administration.

(10) Dangerous drug analogues. Unless specifically excepted or listed in another schedule, this
 designation includes any material, compound, mixture, or preparation defined in 50-32-101 as a dangerous
 drug analogue."

28



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4	O a stia	- 40 October 00 40 404	MOA is succeeded to use de	
1			, MCA, is amended to read:	
2	"80-18	-101. Definitions. As u	sed in this part, the following definition	ns apply:
3	(1)	(a) "Hemp" means all p	arts and varieties of the plant Cannab	is consistent with the United
4	States departm	ent of agriculture's defini	ition of hemp and rules established by	the department the plant species
5	<u>Cannabis sativ</u>	a L. and any part of that j	plant, including the seeds and all deriv	vatives, extracts, cannabinoids,
6	isomers, acids, salts, and salts of isomers, whether growing or not, with a total delta-9 tetrahydrocannabinol			al delta-9 tetrahydrocannabinol
7	concentration of not more than 0.3% on a dry weight basis.			
8	<u>(b)</u>	The term does not inclu	ude synthetic cannabinoids.	
9	(2)	"Hemp crude" means a	hemp derivative in a temporary state	of not complying with the legal
10	definition of hemp, the amount of tetrahydrocannabinol, or the amount of tetrahydrocannabinolic acid that will			hydrocannabinolic acid that will
11	be further processed in order to comply.			
12	(3)	"Hemp derivatives" mea	ans all products that contain or are pro	ocessed from, extracted from, or
13	manufactured	rom hemp.		
14	(4)	"Marijuana" means all p	plant material from the genus Cannabi	s containing tetrahydrocannabinol
15	(THC) or seeds	of the genus capable of	germination.	
16	<u>(5)</u>	"Synthetic cannabinoids	s" has the meaning provided in 50-32-	222 and includes any
17	<u>cannabinoids p</u>	roduced artificially, whet	<u>her from chemical synthesis or biosyn</u>	thesis using recombinant
18	biological ager	ts, including but not limite	ed to yeast and algae."	
19				
20	NEW S	SECTION. Section 13.	Appropriation. There is appropriated	\$2,500 from the state special
21	revenue fund i	16-12-111 to the depart	tment of revenue for the biennium beg	jinning July 1, 2023, for the
22	purposes of ad	ministration of the advisc	ory council provided for in [section 3] a	nd additional reporting
23	requirement pr	ovisions as required unde	er 16-12-125.	
24				
25	NEW S	ECTION. Section 14.	Codification instruction. (1) [Section	n 1] is intended to be codified as

26 an integral part of Title 16, chapter 12, part 1, and the provisions of Title 16, chapter 12, part 1, apply to [section 27 1].

28

(2) [Section 2] is intended to be codified as an integral part of Title 16, chapter 12, part 3, and the



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1 2	provisions of Title 16, chapter 12, pa	rt 3, apply to [section 2].			
3	NEW SECTION. Section 15	. Severability. If a part of [this act] is invalid, all valid	parts that are		
4	severable from the invalid part remai	n in effect. If a part of [this act] is invalid in one or more	e of its applications,		
5	the part remains in effect in all valid a	applications that are severable from the invalid applica	tions.		
6					
7	NEW SECTION. Section 16	. Effective date. [This act] is effective on passage an	nd approval.		
8					
9	NEW SECTION. Section 17	. Termination. [Section 3] terminates December 31,	2024.		
10		- END -			