## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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## H.B. 563 Apr 4, 2023 HOUSE PRINCIPAL CLERK

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## HOUSE BILL DRH10279-MLfa-121B

	Short Title:	Regulate Cannabinoid Products & Kratom. (Pul	blic)		
	Sponsors:	Representative McNeely.			
	Referred to:				
1		A BILL TO BE ENTITLED			
2		REGULATE THE SALE AND DISTRIBUTION OF PRODUCTS CONTAINI	NG		
2		P-DERIVED CANNABINOID AND TO ESTABLISH A REGULATO			
4		WORK FOR THE COMMERCIALIZATION OF KRATOM.	'IX I		
5		Assembly of North Carolina enacts:			
6	The General	Assembly of North Caronna chaets.			
7	PART I. RE	GULATION OF HEMP-DERIVED CANNABINOID PRODUCTS			
8		<b>ECTION 1.(a)</b> The General Statutes are amended by adding a new Chapter to re	ead		
9	0.	"Chapter 18D.	Juu.		
10		"Regulation of Hemp-Derived Cannabinoid Products.			
11	"§ 18D-100.	"§ 18D-100. Definitions.			
12		the context requires otherwise, the following definitions apply in this Chapter:			
13	(1				
14	(2	·	or a		
15	<u>.</u>	hemp flower of the same varietal and harvested on the same of			
16		manufactured during a defined cycle in such a way that it could be exped			
17		to be of a uniform character and should be designated as such.			
18	<u>(3</u>				
19	(4		t of		
20		that plant, including the seeds thereof and all derivatives, extra			
21		cannabinoids, isomers, acids, salts, and salts of isomers, whether growing			
21 22		not, with a delta-9 tetrahydrocannabinol concentration of not more t	-		
23		three-tenths of one percent $(0.3\%)$ on a dry weight basis.			
24 25	<u>(5</u>	5) Manufacture. – Compound, blend, extract, infuse, cook, or otherwise mak	e or		
25		prepare products containing a hemp-derived cannabinoid, including	the		
26		processes of extraction, infusion, packaging, repackaging, labeling,	and		
27		relabeling of products containing a hemp-derived cannabinoid.			
28	<u>(6</u>	5) Proof of age. – A valid drivers license or other government-iss	ued		
29		identification card that contains a photograph of the person and confirms	the		
30		person's age as 21 years of age or older.			
31	<u>(7</u>	7) Serving. – A quantity of a hemp-derived cannabinoid product reasona	ably		
32		suitable for a single person's daily use.			
33		Offenses involving the manufacture, distribution, and sale of hemp-deri	ved		
34		annabinoid products.			
35	<u>(a)</u> <u>O</u>	ffenses. – It is unlawful for a person to do any of the following:			



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(1)	Knowingly sell or distribute a product containing	a hemp-derived cannabinoid
	to a person who is under 21 years of age.	-
<u>(2)</u>	Knowingly purchase a product containing a her	mp-derived cannabinoid on
	behalf of a person who is under 21 years of age.	-
<u>(3)</u>	Knowingly persuade, entice, send, or assist a pers	son who is under 21 years of
	age to purchase, acquire, receive, or attempt to pu	
	a hemp-derived cannabinoid.	-
<u>(4)</u>	Knowingly distribute samples of products c	ontaining a hemp-derived
	cannabinoid in or on a public street, sidewalk, or	park.
<u>(5)</u>	Knowingly sell or distribute a product containing	a hemp-derived cannabinoid
	without having first obtained proof of age from the	ne purchaser or recipient.
<u>(6)</u>	Engage in the business of manufacturing, distril	buting, or selling a product
	containing a hemp-derived cannabinoid withou	t a valid license issued in
	accordance with G.S. 18D-104.	
<u>(7)</u>	Knowingly manufacture, distribute, or sell	a product containing a
	hemp-derived cannabinoid that has a del	lta-9 tetrahydrocannabinol
	concentration of more than three tenths of one per	cent (0.3%) on a dry weight
	<u>basis.</u>	
(b) Exce	ption Nothing in this section precludes law ent	forcement efforts involving
either of the folle	owing:	
<u>(1)</u>	The use of a minor if the minor's parent or legal gu	uardian has consented to this
	action.	
<u>(2)</u>	The use of a person under 21 years of age who is	not a minor if the individual
	has consented to this action.	
	ty A violation of subsection (a) of this section i	
	nishment imposed for a violation of subdivision (	7) of subsection (a) of this
section shall incl	ude the following:	
<u>(1)</u>	For a first offense, the Commission shall imp	
	distributor in the amount of five thousand dollars	
<u>(2)</u>	For a second offense within a three-year per-	
	suspend, for a period of 30 days, the licenses iss	
	the manufacturer and distributor of the product t	
	set forth in subdivision (7) of subsection (a) of the	1
	penalty on each in the amount of ten thousand do	
<u>(3)</u>	For a third offense within a three-year period, the	—
	for a period of one year, the licenses issued	
	manufacturer and distributor of the product that	
	forth in subdivision (7) of subsection (a) of this	-
	penalty on each in the amount of fifteen thousand	
	eds of Civil Penalty The clear proceeds of any	
	Il be remitted to the Civil Penalty and Forfeiture	e Fund in accordance with
<u>G.S. 115C-457.2</u>		
	iture. – Any product manufactured, distributed	
	or (7) of subsection (a) of this section shall be subj	ect to forfeiture pursuant to
	et forth in G.S. 18B-504.	
	Offenses involving the purchase, possession, or	
<u>cann</u>	abinoid product by a person under 21 years of a	
	and It is unlawful for a parson under 21 years	
	ises. – It is unlawful for a person under 21 years	of age to do either of the
following:		
(a) Offer following: (1)	<u>Knowingly purchase, possess, or accept receipt</u> hemp-derived cannabinoid.	

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()	2) Knowingly present purported proof of age that is false, f	raudulent, or not
<u>.</u>	actually that person's for the purpose of purchasing or rec	
	containing a hemp-derived cannabinoid.	
(b) E	Exception. – Nothing in this section precludes law enforcement	efforts involving
either of the		enones involving
	1) The use of a minor if the minor's parent or legal guardian has	consented to this
<u> </u>	action.	s consented to this
Ċ		r if the individual
7	<ol> <li><u>The use of a person under 21 years of age who is not a mino</u> has consented to this action.</li> </ol>	
(a) D	Penalty. – A violation of subsection (a) of this section is a Class A1	middamaanar
		misuemeanor.
	<u>Enforcement.</u>	this Chapton in a
	Authority. – The ALE Division shall enforce the provisions of the second state of the	-
	may reasonably be expected to reduce the extent to which prod	
	ed cannabinoid are sold or distributed to persons under 21 years	-
	ndom, unannounced inspections at locations where produc	
-	ed cannabinoid are sold or distributed to ensure compliance with	the provisions of
this Chapter		. <b>1</b>
	Report. – Beginning January 1, 2025, the ALE Division shall submi	
	al Assembly describing in detail the ALE Division's enforcement	
	e ALE Division shall also make the report required under this subse	ection on the ALE
Division's w		
	Licensing for manufacturing, distribution, and selling o	of hemp-derived
	annabinoid products.	
	Requirement. – A person or entity that is in the business o	
-	or selling products containing a hemp-derived cannabinoid in this	
a license fro	m the Commission authorizing the person or entity to engage in the	hat business prior
to the comm	encement of business or by January 1, 2024, whichever is later.	
<u>(b)</u> <u>(</u>	<u> Qualifications. – In order to obtain and maintain a license under sub</u>	osection (a) of this
section, a pe	erson shall meet all of the following criteria:	
(	1) Submit to the Commission any information determined by the	ne Commission to
	be necessary for the efficient enforcement of this Chapter.	
<u>(</u>	2) Pay to the Commission a fee as follows:	
	a. For a manufacturing license, a fee of five thousand of	lollars (\$5,000).
	b. For a distribution license, a fee of two thousand five	
	(\$2,500).	
	<u>c.</u> For a sales license, a fee of one hundred dollars (\$100	0.00) per location.
()	3) Consent to reasonable inspection and sampling by the AL	
<u>×</u>	person's inventory of products containing a hemp-derived ca	
(c) I	neligibility. – A person is not eligible to obtain or maintain a license	
	ction while serving a sentence for, or for 10 years following comple	
	elated felony offense in any state or federal jurisdiction.	
	Duration and Renewal. – A license issued pursuant to this section is	valid for a period
	and may be renewed annually. The Commission shall charge an ar	•
as follows:	and may be renewed annuary. The Commission shart endige an a	
	1) For a manufacturing license, a renewal fee of one thousand	dollars (\$1,000)
	<ol> <li>For a distribution license, a renewal fee of five hundred doll</li> </ol>	
	3) For a sales license, a renewal fee equal to the initial licensir	
<u>L</u>	<u>under subsection (b) of this section.</u>	ng nee established
(a) E		nd reneal rulas to
	<u>Rules. – The Commission shall have authority to adopt, amend, and</u> e provisions of this Chapter. Those rules shall become effective w	-
		and adopted and
meu pursual	nt to the provisions of Chapter 150B of the General Statutes.	

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1	(f) Distr	ibution of Revenue The revenue collected from fees est	tablished under this
2		remitted to the Department of Revenue on a monthly basis.	
3		en remit that revenue to the ALE Division to be used to cov	-
4	the ALE Division	n from enforcing the provisions of this Chapter. To the extent	the funds described
5	in this subsection	n are deemed unappropriated, the funds are hereby appropriated	ated for the purpose
6	set forth in this s	ubsection.	
7	" <u>§ 18D-105. Te</u>	sting.	
8	(a) Requ	irement. – A product containing a hemp-derived cannabinoid	l shall be tested after
9	being manufactu	red to determine the presence and amounts of any of the fol	lowing:
10	<u>(1)</u>	Cannabinoids.	
11	<u>(2)</u>	Heavy metals.	
12	<u>(3)</u>	Microbials.	
13	<u>(4)</u>	<u>Mycotoxins.</u>	
14	<u>(5)</u>	Pesticides.	
15	<u>(6)</u>	Residual solvents.	
16		ratory Qualifications. – A manufacturer or distributor sh	
17		atory to provide the testing required under subsection (a)	
18		atory performing such testing shall be ISO 17025 accredite	d and be registered
19		States Drug Enforcement Administration.	
20		ng Method. – A laboratory providing testing required under s	
21		high-performance liquid chromatography for any separatio	n and measurement
22	required in the te		ating and shain a
23 24		<u>1 Testing. – Each batch manufactured shall undergo te</u>	-
24 25		lysis by a third-party laboratory qualified under subsection ration Date. – An expiration date on the label of a pro-	
23 26		nnabinoid shall be in conformance with applicable federal 1	_
20 27	•	mission Duties. – The Commission shall do all of the follow	
28	(1) $(1)$	Adopt rules specifying pass or fail action levels for safet	
29	<u>(1)</u>	respect to the testing required under subsection (a) of this	
30	(2)	Maintain and post on its website a registry of testing la	
31	<u>\_/</u>	qualified to test intermediate manufactured material and	
32		containing a hemp-derived cannabinoid.	
33	<u>(3)</u>	Develop an application and process by which qualifying la	boratories are listed
34	<u>,-/</u>	on its website. The application submitted by a pot	
35		laboratory shall include a sample certificate of analysis iss	
36		laboratory.	
37	" <b>§ 18D-106.</b> A	Additional requirements and restrictions for hemp-de	rived cannabinoid
38	prod		
39	(a) Packa	aging Requirements. – A product containing a hemp-derived	l cannabinoid that is
40	sold in this State	shall meet both of the following requirements:	
41	<u>(1)</u>	The product shall satisfy the child-resistant effectiveness	standards under 16
42		C.F.R. § 1700.15(b)(1) when tested in accordance with the	e requirements of 16
43		<u>C.F.R. § 1700.20.</u>	
44	<u>(2)</u>	The product shall be labelled with all of the following:	
45		<u>a.</u> <u>A list of ingredients and possible allergens and a number of the second s</u>	utritional fact panel.
46			PREGNANT OR
47		BREASTFEEDING MAY BE HARMFUL. CO	
48		CERTAIN CANNABINOIDS IMPAIRS YOU	
49		DRIVE AND OPERATE HEAVY MACHINE	<u>RY. PLEASE USE</u>
50		EXTREME CAUTION."	

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1		c. A statement that the product is not approved for an	y medical use by
2		the United States Food and Drug Administration.	
3		d. The words "KEEP OUT OF REACH OF CHILD	<u>REN. CONSULT</u>
4		YOUR PHYSICIAN BEFORE USE IF YOU AI	
5		BREASTFEEDING, OR TAKING ANY MEDICA	
6		e. If the product is ingestible, the amount of cannabino	<u>id in each serving</u>
7		of the product, measured in milligrams.	
8		f. The total amount of hemp-derived cannabinoid in the	ne entire package,
9		measured in milligrams.	
10		g. <u>The net weight of the product.</u>	<b>1 1 1 1</b>
11		h. <u>A code that can be scanned to access a website provi</u>	• •
12		batch number, date received, date of completion	
13		analysis for the testing required under G.S. 18D-105	
14 15	(h) Adva	i. <u>An expiration date in accordance with applicable fea</u>	
15 16		<u>rtising Restrictions. – A manufacturer or distributor of a pro</u> nnabinoid shall not advertise, market, or offer for sale the pro	-
10 17		design of the product or product packaging or in advertis	
17		product trade dress, trademarks, branding, or other related in	-
19		ignifies characters or symbols known to appeal primarily to	
20		cluding, but not limited to, superheroes, comic book charac	
21		ision show characters, movie characters, mythical creatures, and	_
22		tible Product Restrictions. – An ingestible product containin	
23		l not do either of the following:	<u>op</u>
24	(1)	Be sold in a serving that contains more than 75 milligrams,	, in the aggregate,
25		of one or more hemp-derived cannabinoids.	<u> </u>
26	<u>(2)</u>	Be formed not the shape of an animal or cartoon character.	
27	" <u>§ 18D-107. Co</u>	nstruction of Chapter.	
28	Nothing in th	his Chapter shall be construed as doing any of the following:	
29	<u>(1)</u>	Permit a person to undertake any task under the influence of	•
30		cannabinoid when doing so would constitute negligence	e or professional
31		malpractice.	
32	<u>(2)</u>	Permit a person to operate, navigate, or be in actual physical	
33		vehicle, aircraft, motorized watercraft, or any other vehicle	e while under the
34	( <b>2</b> )	influence of a hemp-derived cannabinoid.	• • • • •
35	<u>(3)</u>	Require an employer to accommodate the use of a hemp-der	
36 37		in a workplace or an employee working while under the hemp-derived cannabinoid.	le influence of a
37	(4)	Require an individual or establishment in lawful possessi	on of property to
38 39	<u>(4)</u>	admit a guest, client, customer, or other visitor who is impa	
40		the person's use of a hemp-derived cannabinoid.	aned as a result of
41	<u>(5)</u>	Exempt a person from prosecution for a criminal offense rela	ted to impairment
42	<u>(0)</u>	or intoxication resulting from the use of a hemp-derive	
43		relieve a person from any requirement under law to submit t	
44		urine, or other test to detect the presence of a controlled sub	
45	<u>(6)</u>	Limit the ability of an employer to establish, continue, or en	
46	<u> </u>	workplace program or policy.	
		workplace program or policy.	
47	(7)	Create a cause of action against an employer for wrong	<u>gful discharge o</u> r
	<u>(7)</u>		gful discharge or
47	<u>(7)</u> (8)	Create a cause of action against an employer for wrong	any substance that

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<u>(9)</u>	Prohibit the use or possession of hemp extract in accord G.S. 90-94.1."	lance with
SECT	TON 1.(b) This section becomes effective October 1, 2023, and	l applies to
offenses committ	ed on or after that date.	
PART II. CONF	ORMING CHANGES	
SECT	<b>TON 2.(a)</b> G.S. 18B-500(b)(1) reads as rewritten:	
"(1)	Occurring, encountered, or otherwise discovered on the preme elsewhere when the conduct relates to, a location under applicat holding a permit <u>or license</u> issued by the North Carolina Alcoholi Control Commission or the North Carolina Education Lottery Con	ation for or c Beverage
	<b>TON 2.(b)</b> G.S. 90-87(13a) is repealed.	
	<b>TON 2.(c)</b> G.S. 90-94.1 reads as rewritten:	
"§ 90-94.1. Exer	nption for use or possession of hemp extract.	
	thstanding any other provision of this Chapter, Chapter or Chapter	
	_an individual may possess or use hemp extract, and is not sul	
-	ed in this Chapter, if the individual satisfies all of the following crit	
(1)	Possesses or uses the hemp extract only to treat intractable epilepsy in G.S. 90-113.101.	, as defined
( <b>2</b> )	Possesses, in close proximity to the hemp extract, a certificate of a	nalucia that
(2)	indicates the hemp extract's ingredients, including its percent	•
	tetrahydrocannabinol and cannabidiol by weight.	entages of
(3)	Is a caregiver, as defined in G.S. 90-113.101.	
	thstanding any other provision of this Chapter, Chapter or Chapter	18D of the
	_an individual who possesses hemp extract lawfully under this s	
	extract to another person under the individual's care and is not su	•
	ed in this Chapter for administering the hemp extract to the pe	
	person's caregiver, as defined in G.S. 90-113.101.	
"		
SECT	<b>TON 2.(d)</b> This section becomes effective October 1, 2023.	
PART III. APPI	ΩΟΡΒΙΑΤΙΩΝ	
	<b>TION 3.(a)</b> The following sums are appropriated from the General	Fund to the
	iblic Safety in nonrecurring funds for the 2023-2024 fiscal year:	I und to the
(1)	Two million dollars (\$2,000,000) to be used to hire 20 full-time	equivalent
	positions in the Alcohol Law Enforcement Division of the Dep	-
	Public Safety (ALE Division) to serve as Special Agents an	
	implementing the provisions of this act.	
(2)	Five hundred thousand dollars (\$500,000) to be used for any	other costs
	incurred by the Alcoholic Beverage Control Commission (ABC C	
	and the ALE Division from implementing the provisions of this a	ct.
SECT	<b>TON 3.(b)</b> This section becomes effective July 1, 2023.	
	ULATION OF KRATOM	
	TION 4.(a) G.S. 106-121 reads as rewritten:	
	nitions and general consideration.	
For the purpo	se of this Article:	
<u>(9a)</u>	The term "kratom processor" means a person that sells	
	manufactures, distributes, or maintains kratom products to consu	100 0 M C 41-

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1		State, or advertises, represents, or holds itself out as selli	ng, preparing, or
2		maintaining kratom products to consumers in the State.	
3	<u>(9b)</u>	The term "kratom product" means a consumer commodity co	ontaining any part
4		or extract of the leaf of the plant mitragyna speciosa.	• • •
5	"		
6	SECT	<b>FION 4.(b)</b> G.S. 106-139 is amended by adding two new sub	sections to read:
7	" <u>(f)</u> <u>The E</u>	Board shall adopt rules for regulating kratom processors (proc	cessors) to ensure
8	the quality and s	afety of kratom products (products) sold in the State. The Bo	ard shall include,
9	<u>at a minimum, th</u>	e following requirements in adopting rules under this subsection	ion:
10	<u>(1)</u>	Registration The Board shall require all processors (i)	) to register as a
11		processor with the Department and (ii) to register all produc	
12		by the processor, in the State, with the Department. The	registration shall
13		include any information that the Board deems necessary to e	nsure compliance
14		with the provisions of this Article.	
15	<u>(2)</u>	Noncompliance provisions The Board shall require a	
16		receipt of a violation report of noncompliance with the p	provisions of this
17		Article, to take such corrective action as the Board deems need	
18		compliant with this Article within a time line set out by	
19		processor is not compliant within the time allotted, the reg	
20		product shall be revoked and the registration for that pr	rocessor shall be
21		suspended or revoked, at the discretion of the Board.	
22	<u>(3)</u>	Adverse event reports. – The Board shall require a processo	
23		any adverse event (AE) report related to a product sold by	-
24		submit a copy of the AE report, as required under section	
25		Food Drug and Cosmetic Act, to the Department within	
26		processor does not submit a copy of the AE report within the	
27 28		registration for that product shall be revoked and the reg	
28 29	$(\alpha)$ The $n$	processor shall be suspended or revoked, at the discretion of	
29 30		nanufacture, sale, delivery, holding, or offering for sale of any certified as compliant with the certification rules adopted by	
30 31		this section shall be prohibited under this Article and shall a	
32	<u>G.S. 106-123 and</u>		aiso be subject to
33	<u>0.5. 100-125 and</u>	<u>1 (1.5. 100-125.</u>	
33 34	PART V. MISC	FLLANFOUS	
35		<b>FION 5.(a)</b> The Board of Agriculture, the Department of Publ	ic Safety and the
36		on shall adopt rules, or amend their rules, consistent with the	•
37		Department, and Commission may use the procedure set forth i	
38		es as required under this section.	
39	•	<b>CION 5.(b)</b> Prosecutions for offenses committed before the	effective date of
40		bated or affected by this act, and the statutes that would be a	
41		pplicable to those prosecutions.	
42	-	<b>FION 5.(c)</b> If any provision of this act or its application is	held invalid, the
43		not affect other provisions or applications of this act that ca	
44	without the inva	lid provisions or application and, to this end, the provision	ns of this act are
45	severable.		
46		<b>FION 5.(d)</b> Except as otherwise provided, this act becomes	effective July 1,
47	2023.		