## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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#### HOUSE BILL DRH10332-MLf-74C

	Short Title:	The Protect Children from Cannabis Act.	(Public)
	Sponsors:	Representative Reeder.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT T	O REGULATE THE SALE AND DISTRIBUTION OF HEM	P-DERIVED
3		ABLE PRODUCTS.	
4		hereas, changes to federal law in 2018 related to hemp and associate	0
5		e resulted in a surge in the manufacture and sale of intoxicating canna	abis products
6	in North Caro	,	
7		hereas, these products are being sold by retailers like vape shops, gas	
8		stores, as well as online, in various forms such as candy, baked goods,	snack foods,
9	•	d vape pens; and	
10		hereas, these products may contain high levels of intoxicating cannal	
11		State laws or regulations addressing age limits for the sale of these p	
12	•	stem for identifying or regulating the retailers who sell these products	
13		hereas, evidence shows that young children and youth can have sever	
14	0 0	nabis, including respiratory depression requiring respiratory support, co	onfusion, and
15	intoxication; a		
16		hereas, evidence also shows that cannabis use during adolescence	
17		ay harm the developing brain, and youth who use intoxicating of	
18		ultiple negative impacts such as: problems with memory, learning, scho	
19	· •	l driving; the potential for addiction; and increased risk of mental h	
20	0 1	pression, anxiety, psychosis, schizophrenia, and suicidal behaviors; an	
21		hereas, since 2019 and following this surge in the availability of	Ŭ
22	-	ducts, the rate of emergency department visits in North Carolina for	-
23	•	stion (THC ingestion) among children and youth ages 17 and under in	
24	-	ent by 2023, and among older teens the rate increased more than 1,000	-
25		hereas, the State must protect its children under the age of 21 from	-
26	1	lucts that can harm their health, development, and safety; Now, theref	ore,
27		Assembly of North Carolina enacts:	
28	SE	ECTION 1. The General Statutes are amended by adding a new Chap	oter to read:
29		" <u>Chapter 18D.</u>	
30		"Regulation of Hemp-Derived Consumable Products.	
31		" <u>Article 1.</u>	
32		"Definitions and Authority.	
33	" <u>§ 18D-100.</u>		
34		e context requires otherwise, the following definitions apply in this A	<u>rticle:</u>
35	<u>(1</u> )		
36	<u>(2</u> )	<u>Commission. – As defined in G.S. 18B-101.</u>	



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	(3)	Consumer. – An individual who purchases, receives, or possesses
	<u> </u>	hemp-derived consumable products for personal consumption and not for
		resale.
	(4)	Delivery sale. – A sale of hemp-derived consumable products to a consumer
	<u> </u>	in this State in which either of the following applies:
		a. The consumer submits the order for the sale by telephone, mail, the
		internet or other online service or application, or when the seller is
		otherwise not in the physical presence of the consumer when the
		consumer submits the order.
		b. The hemp-derived consumable products are delivered via mail or a
		delivery service.
	<u>(5)</u>	Delivery seller A person located within or outside this State who makes a
		delivery sale.
	<u>(6)</u>	Delivery seller permit A permit issued to a delivery seller pursuant to this
		Chapter.
	<u>(7)</u>	Delivery service A person engaged in the commercial delivery of letters
		packages, or other containers.
	<u>(8)</u>	Distribute Sell, furnish, give, or provide hemp-derived consumable
		products to the ultimate consumer.
	<u>(9)</u>	<u>Hemp. – As defined in G.S. 90-87.</u>
	<u>(10)</u>	Hemp-derived cannabinoid Any phytocannabinoid found in hemp
		including delta-9 tetrahydrocannabinol (delta-9 THC), tetrahydrocannabinoli
		acid (THCA), cannabidiol (CBD), cannabidiolic acid (CBDA), cannabino
		(CBN), cannabigerol (CBG), cannabichromene (CBC), cannabicyclol (CBL)
		cannabivarin (CBV), tetrahydrocannabivarin (THCV), cannabidivarin
		(CBDV), cannabicitran (CBT), delta-7 tetrahydrocannabinol (delta-7 THC)
		delta-8 tetrahydrocannibinol (delta-8 THC), or delta-10 tetrahydrocannibino
		(delta-10 THC). This term also includes any artificially produced cannabinoic
	(11)	derived from hemp and contained in a hemp-derived consumable product.
	<u>(11)</u>	<u>Hemp-derived consumable product. – A hemp product that is a finished good</u>
		intended for human ingestion or inhalation that contains a delta-9 THC
		concentration of not more than three-tenths of one percent (0.3%) on a dry
		weight basis, but may contain concentrations of other hemp-derived
		cannabinoids, in excess of that amount. This term does not include hemp
		products intended for topical application or seeds or seed-derived ingredient
		that are generally recognized as safe by the United States Food and Drug Administration (EDA)
	(12)	Administration (FDA).
	<u>(12)</u>	<u>Hemp-derived consumable product retail sales law. – Any statute or statutes</u>
		in this Chapter and the rules issued by the Commission under the authority of this Chapter.
	(13)	Hemp product. – As defined in G.S. 90-87.
	$\frac{(13)}{(14)}$	Ingestion. – The process of consuming hemp through the mouth, by
	<u>(14)</u>	swallowing into the gastrointestinal system or through tissue absorption.
	(15)	<u>Inhalation. – The process of consuming hemp into the respiratory system</u>
	<u>(13)</u>	through the mouth or nasal passages.
	(16)	Packaging. – The individual packet, can, box, or other container used to
	(10)	<u>contain and to convey hemp-derived consumable products to the consumer.</u>
	<u>(17)</u>	Permit. – A permit issued pursuant to this Chapter, unless the context clearly

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1	<u>(18)</u>	Person. – An individual, firm, partnership, association, corporation, limited
2	<u>,                                    </u>	liability company, other organization or group, or other combination of
3		individuals acting as a unit.
4	(19)	Premises A fixed permanent establishment, including all areas inside or
5	<u>.                                    </u>	outside the licensed establishment, where the permittee has control through a
5		lease, deed, or other legal process.
7	<u>(20)</u>	Proof of age. – A drivers license, a special identification card issued under
3		G.S. 20-37.7 or issued by the state agency of any other state authorized to
)		issue similar official state special identification cards for that state, a military
)		identification card, or a passport showing the purchaser's age to be at least the
1		required age for purchase and bearing a physical description of the person
2		named on the card reasonably describing the purchaser.
3	(21)	Retail dealer. – A person who sells a hemp-derived consumable product to the
1		ultimate consumer of the product, including a delivery seller.
5	(22)	Retail seller. – A retail dealer who is not a delivery seller.
5	(23)	Retail seller permit. – A permit issued to a retail seller pursuant to this Chapter.
7	(24)	<u>Sale. – As defined in G.S. 105-113.4.</u>
8	(25)	Sample. – A hemp-derived consumable product distributed to members of the
9		general public at no cost for the purpose of promoting the product.
0	" <u>§ 18D-101. Pov</u>	vers and duties of the Commission.
1	$\underline{(a)}$ The C	ommission shall have the authority to do all of the following:
2	<u>(1)</u>	Administer the hemp-derived consumable product retail sales laws pursuant
3		to this Chapter.
4	<u>(2)</u>	Provide for enforcement of the hemp-derived consumable product retail sales
5		laws pursuant to this Chapter, in conjunction with the ALE Division.
6	<u>(3)</u>	Issue permits and impose sanctions against permittees in accordance with this
7		Chapter.
8		ommission shall have all other powers which may be reasonably implied from
9		he express powers listed in subsection (a) of this section, or which may be
0		onvenient for, performing the duties given to the Commission.
1		pection of licensed premises.
2		ocure evidence of violations of the hemp-derived consumable product retail
3		law enforcement agents and employees of the Commission shall have authority
4		operation of each licensed premises for which a permit has been issued, to make
5		nclude viewing the entire premises, and to examine the books and records of the
6	-	spection authorized by this section may be made at any time it reasonably
7	· ·	cone is on the premises.
88		al by a permittee or by any employee of a permittee to allow officers or
9		e Commission to enter the premises to make an inspection authorized by
0		this section shall be cause for revocation, suspension, or other action against the
1	-	mittee as provided in G.S. 18D-103. It shall be a Class 2 misdemeanor for any
2	*	<u>c obstruct an officer attempting to make a lawful inspection under this section.</u>
3		<u>ninistrative penalties.</u>
4		ny violation of the hemp-derived consumable product retail sales laws, the
5		take any of the following actions against a permittee:
6 7	<u>(1)</u>	Suspend the permittee's permit for a specified period of time not longer than
.7 °	( <b>2</b> )	three years. Bayaka the permittaa's permit
.8 .9	$\frac{(2)}{(2)}$	Revoke the permittee's permit.
	<u>(3)</u>	Fine the permittee up to five hundred dollars (\$500.00) for the first violation,
50		up to seven hundred fifty dollars (\$750.00) for the second violation within

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1		three years, and up to one thousand dollars (\$	51,000) for the third violation
2		within three years of the first violation.	
3	<u>(4)</u>	Suspend the permittee's permit under subdivis	ion (1) of this subsection and
4		impose a fine under subdivision (3) of this subs	
5	(b) In any	case in which the Commission is entitled to su	
6	Commission may	accept from the permittee an offer in compromise	se to pay a penalty of not more
7	than five thousan	d dollars (\$5,000). The Commission may either a	ccept a compromise or revoke
8	a permit, but not	both. The Commission may accept a compromise	and suspend the permit in the
9	same case.		
10	<u>(c)</u> <u>The c</u>	lear proceeds of fines and penalties assessed pu	rsuant to this section shall be
11	remitted to the C	ivil Penalty and Forfeiture Fund in accordance w	ith G.S. 115C-457.2.
12	(d) Suspe	nsion or revocation of a permit is grounds for su	spension or revocation of any
13	related State or lo	ocal revenue license.	
14		s some other disposition is ordered by the Cor	
15		luct retail sales law violation, revocation or s	
16		this section does not include automatic revocation	
17	• •	nit held by the same permittee for the same establ	lishment.
18	" <u>§ 18D-104. Ru</u>		
19		sion shall have authority to adopt, amend, and	
20	_	Chapter. Those rules shall become effective wh	en adopted and filed pursuant
21	-	of Chapter 150B of the General Statutes.	
22		plicability of Administrative Procedure Act.	
23		mit is a "license" within the meaning of G.	
24	_	suant to G.S. 18D-300(a)(7), a Commission action	_
25		ermit, other than a temporary permit issued under	
26	-	he provisions of Chapter 150B of the General S	statutes, except as provided in
27 28	this section.	and on normite shall be hald within 100 miles as	hast oon he determined by the
28 29		ngs on permits shall be held within 100 miles, as he county seat of the county in which the licensed	•
29 30		earing may be held, however, at any place upon a	± ±
30 31	and all other part		agreement of the Commission
32	-	king a final decision in a contested case in which	an issue is whether to deny an
32 33		permit because the applicant is unsuitable, the Co	
33 34		irred after the date the contested case hearing	
35		G.S. 150B-29(a). New evidence heard under this	
36		d under G.S. 150B-51(a).	subsection is not grounds for
37	<u>reversur or remun</u>	"Article 2.	
38		" <u>Sales.</u>	
39	"§ 18D-200. Per		
40		nlawful to sell a hemp-derived consumable produ	uct to a consumer in this State
41		issued by the Commission in accordance with thi	
42		thstanding subsection (a) of this section, no p	
43		required by a delivery service making deliverie	-
44	÷	issued pursuant to this Chapter.	±
45		position of seized hemp-derived consumable p	oroducts.
46	(a) A lay	v enforcement officer who seizes hemp-deriv	ved consumable products as
47	evidence of a her	np-derived consumable product retail sales law	violation shall provide for the
48	storage of those	hemp-derived consumable products until the c	ommencement of the trial or
49	administrative he	aring relating to the violation, unless some other of	disposition is authorized under
50	this section.		

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1	(b) After	giving notice to each defendant, to any othe	er known owner, and to the
2		judge may order any of the following dispo	•
3		lucts seized as evidence of a hemp-derived consu	
4	violation:	<u>-</u>	f
5	(1)	The destruction of any hemp-derived consumable	le products except that amount
6		needed for evidence at trial.	<u> </u>
7	<u>(2)</u>	The sale of any hemp-derived consumable	e products other than any
8	<u></u>	hemp-derived consumable products needed for	
9		likely to be delayed for more than 90 days, or i	•
10		hemp-derived consumable products is such t	
11		unduly expensive.	
12	<u>(3)</u>	The destruction of the hemp-derived consumable	le products if storage or sale is
13	<u>107</u>	not practical.	produces in storage of sale is
14	(4)	Continued storage of the hemp-derived consum	able products
15		the criminal charge is resolved, a judge may	
16		ne seized hemp-derived consumable products:	order any of the following
17	<u>(1)</u>	If the owner or possessor of the hemp-derived	consumable products is found
18	<u>(1)</u>	guilty of a criminal charge relating to those	
19		products, the judge may order the sale or desi	▲
20		consumable products that were held until trial.	duction of any hemp-derived
20	(2)	If the owner or possessor of the hemp-derived	consumable products is found
22	<u>(2)</u>	not guilty, or if charges are dismissed or other	_
23		owner or possessor, the judge shall order th	
23 24		products returned to that owner or posses	•
24 25		subdivision (3) of this subsection.	sor, except as provided in
25 26	<u>(3)</u>	If the owner or possessor of the hemp-derived	consumable products is found
20 27	<u>(5)</u>	not guilty, or if charges are otherwise resolv	-
28		possessor, but possession of the hemp-derived	•
28 29		owner or possessor would be unlawful, the judg	
30		consumable products either sold or destroyed.	e shan order the hemp-derived
31	<u>(4)</u>	If ownership of the hemp-derived consumable	e products remains uncertain
32	<u>(+)</u>	after trial or after the charges have been dismin	-
33		hemp-derived consumable products held for a s	
33 34		of the hemp-derived consumable products held for a s	1
34 35	(d) If her	np-derived consumable products used as evidence	
36		evidence at an administrative hearing, a judge	
37		but in subsection (c) of this section but shall order	•
38	÷	r the administrative hearing and for a determination	<b>1</b>
39	*	e Commission may, before or after an administra	± •
40		norized under subsections (b) and (c) of this se	
41		commenced, the Commission shall not order des	
42		lucts until notice has been given to the district atto	
43	-	onsumable products were seized or any violation	•
44	-	es laws related to the seizure of the hemp-derived	-
45	to be prosecuted.		consumable products is incery
46		sale of hemp-derived consumable products sha	Il be by public suction to a
47		onsumable products manufacturer, a hemp-de	
48	-	person holding a permit issued under this Chapter	±
49		gency selling hemp-derived consumable products	
50		l keep the proceeds in a separate account until som	
51	_	he Commission. In a criminal proceeding, if the	_
		proceeding, if th	

1	hemp-derived consumable products is found guilty of a violation relating to seizure of the
2	hemp-derived consumable products, if the owner or possessor is found not guilty or the charge
3	is dismissed or otherwise resolved in favor of the owner or possessor, but the possession of the
4	hemp-derived consumable products by that owner or possessor would be unlawful, or if the
5	ownership of the hemp-derived consumable products cannot be determined, the proceeds from
6	the sale of those hemp-derived consumable products shall be paid to the school fund of the county
7	in which the hemp-derived consumable products were seized. If the owner or possessor of the
8	hemp-derived consumable products seized for violation of the hemp-derived consumable product
9	retail sales laws is found not guilty of criminal charges relating to the seizure of those
10	hemp-derived consumable products or the charge is dismissed or otherwise resolved in favor of
11	the owner or possessor, and if possession of the hemp-derived consumable products by that
12	owner or possessor was lawful when the hemp-derived consumable products were seized, the
13	proceeds from the sale of those hemp-derived consumable products shall be paid to the owner or
14	possessor. The agency making the sale may deduct and retain from the amount to be placed in
15	the county school fund the costs of storing the seized hemp-derived consumable products and of
16	conducting the sale but may not deduct those costs from the amount to be turned over to an owner
17	or possessor of the hemp-derived consumable products.
18	(g) Any person who claims any of the following resulting from the seizure of
19	hemp-derived consumable products may bring an action in the superior court of the county in
20	which the hemp-derived consumable products were seized:
21	(1) To be the owner of hemp-derived consumable products that are wrongfully
22	<u>held.</u>
23	(2) To be the owner of hemp-derived consumable products that are needed as
24	evidence in another proceeding.
25	(3) To be entitled to proceeds from a sale of the hemp-derived consumable
26	products.
27	(4) To be entitled to restitution for hemp-derived consumable products
28	wrongfully destroyed.
29	" <u>§ 18D-202. Forfeiture.</u>
30	(a) <u>Hemp-derived consumable products possessed or sold in violation of the</u>
31	hemp-derived consumable product retail sales laws shall be subject to forfeiture.
32	(b) <u>Hemp-derived consumable products which may be possessed lawfully shall not be</u>
33	subject to forfeiture when they were used unlawfully by someone other than the owner of the
34	hemp-derived consumable products and the owner did not consent to the unlawful use.
35	(c) If hemp-derived consumable products subject to forfeiture have not already been
36	seized as part of an arrest or search, a law enforcement officer may apply to a judge for an order
37	authorizing seizure of that hemp-derived consumable product. An order for seizure may be issued
38	only after criminal process has been issued for hemp-derived consumable product retail sales law
39	violation in connection with that hemp-derived consumable product. The order shall describe the
40	hemp-derived consumable product to be seized and shall state the facts establishing probable
41	cause to believe that the hemp-derived consumable product is subject to forfeiture.
42	(d) <u>A law enforcement officer seizing the hemp-derived consumable product subject to</u>
43	forfeiture shall provide for its safe storage until trial.
44 45	(e) The presiding judge in a criminal proceeding for violation of hemp-derived consumable product retail sales laws may take any of the following actions after resolution of a
43 46	
40 47	charge against the owner or possessor of the hemp-derived consumable product subject to forfeiture under this section:
47 48	(1) If the owner or possessor of the hemp-derived consumable product is found
48 49	guilty of a hemp-derived consumable product retail sales offense, the judge
49 50	may order the hemp-derived consumable product forfeited.
50	may order the nemp-derived consumable product forrened.

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<u>(2)</u>	If the owner or possessor of the hemp-derive	ed consumable product is found
	not guilty, or if the charge is dismissed or oth	nerwise resolved in favor of the
	owner or possessor, the judge shall order	the hemp-derived consumable
	product returned to the owner or possessor.	±
<u>(3)</u>	If ownership of the hemp-derived consumable	product remains uncertain after
<u> </u>	trial, the judge may order the hemp-derived	-
	specified time to determine ownership. If t	-
	cannot be determined with reasonable effe	
	hemp-derived consumable product forfeited.	<u>, j<i>uu</i>ge shun shun shun m</u>
(4)	Regardless of the disposition of the charge, it	f the hemp-derived consumable
<u></u>	product is something that may not be possesse	
	it forfeited.	a haviany, the judge shan order
(5)	If the hemp-derived consumable product is	also needed as evidence at ar
<u>(5)</u>	administrative hearing, the judge shall provide	
	effect until the Commission determines that	
	product is no longer needed for the administra	
(f) A jud	ge ordering forfeiture of the hemp-derived cons	
one of the follow		sumable product may order any
(1)	Sale at public auction to a hemp-derived cons	sumable products manufacturer
<u>(1)</u>	a hemp-derived consumable products wholesa	
	issued under this Chapter.	ier, of a person notening a permi
(2)	Destruction, if possession of the hemp-derived	d consumable product would be
<u>(2)</u>	unlawful or if sale or other disposition is not p	
$(\alpha)$ If the	forfeited hemp-derived consumable product is	
	the school fund of the county in which the hen	
	pt as provided in subsection (h) of this section. E	
-	luct proceeds in the school fund, the agency m	
•		
	f storing the hemp-derived consumable product by time before forfeiture is ordered, an owned	
	luct or a holder of a security interest in the se	-
	an the defendant, may apply to protect the perso	
*	luct. The application may be made to any judge	÷
	••••••	•
	ch the hemp-derived consumable product is as	
· · ·	d consumable product owner or holder of a sec	•
	se of the hemp-derived consumable product luct may be possessed lawfully by the owner or	-
-	• •	noider, the judge may order any
of the following:		a noturn of to the owner if it i
<u>(1)</u>	That the hemp-derived consumable product b	be returned to the owner, if it is
( <b>2</b> )	not needed as evidence at trial.	at the material to the second
<u>(2)</u>	That the hemp-derived consumable produ	
	following trial or other resolution of the case.	
<u>(3)</u>	That, if the hemp-derived consumable produced and the second seco	-
	specified sum be paid from the proceeds of	that sale to the holder of the
	security interest.	
	the hemp-derived consumable product is seize	
	strict attorney may seek forfeiture under this sec	
unknown, the dis		
unknown, the dis the hemp-derive	d consumable product. If the owner is known	
unknown, the dis the hemp-derive offense but is un	available for trial, the district attorney may seek	forfeiture either by an action in
unknown, the dis the hemp-derive offense but is un rem against the h	available for trial, the district attorney may seek emp-derived consumable product or by motion	forfeiture either by an action in in the criminal action.
unknown, the dis the hemp-derive offense but is un rem against the h	available for trial, the district attorney may seek	forfeiture either by an action in in the criminal action. eized for forfeiture may apply to

een made in connection with that hemp-derived consumable product within a reasonab ter seizure. The judge may not order the return of the hemp-derived consumable pro possession by the owner would be unlawful. "Article 3.	<u>le time</u>
ossession by the owner would be unlawful.	
	duct if
"Article 3.	
"Issuance of Permits.	
18D-300. Qualifications for a permit.	
(a) To be eligible to receive and to hold a permit under this Chapter, a person must	satisfy
l of the following requirements:	
(1) Be at least 21 years old.	
(2) Be a resident of North Carolina, unless either of the following applies:	<u>.</u>
a. <u>The person is an officer, director, or stockholder of a con</u>	
applicant or permittee and is not a manager or otherwise response	<u>onsible</u>
for the day-to-day operation of the business.	
b. The person has executed a power of attorney designating a qu	ualified
resident of this State to serve as attorney-in-fact for the purper	oses of
receiving service of process and managing the business for	which
permits are sought.	
(3) Not have been convicted of a felony within three years and, if convict	ed of a
felony before then, have had his or her citizenship restored.	
(4) Not have been convicted of a hemp-derived consumable product reta	<u>il sales</u>
law within five years.	
(5) Not have been convicted of a misdemeanor controlled substance of	offense
within five years.	
(6) Not have had a permit issued under this Chapter revoked within five	
except where the revocation was based solely on a permittee's failure	to pay
the annual renewal fee required in G.S. 18D-302(d).	
(7) Be current in filing all applicable tax returns to the State and in paymer	
taxes, interest, and penalties that are collectible under G.S. 105-241.22	
To avoid undue hardship, however, the Commission may decline to take action $5 + 192 + 102$ assignst a second transition of a hardship in the second	
.S. 18D-103 against a permittee who is in violation of subdivision (3), (4), or (5)	of this
$\frac{1}{1}$	n whon
(b) <u>A person has been "convicted" for the purposes of subsection (a) of this section</u> e person has been found guilty or has entered a plea of guilty or nolo contendere and jud	
as been entered. A felony conviction in another jurisdiction disqualifies a person from	
igible to receive or hold a permit under this Chapter if the conduct would also const	
lony in North Carolina. A conviction of a hemp-derived consumable product retail sales	
isdemeanor drug offense in another jurisdiction disqualifies a person from being elig	
ceive or hold a permit under this Chapter if the conduct would constitute an offense in	
arolina, unless the Commission determines that under North Carolina procedure jud	
ould not have been entered under the same circumstances. Revocation of a permit in a	-
risdiction disqualifies a person if the conduct would be grounds for revocation of a permi	
is Chapter in North Carolina.	<u> </u>
(c) For a permit to be issued to and held for a business, each of the following p	persons
sociated with that business must qualify under subsection (a) of this section:	
(1) The owner of a sole proprietorship.	
(1) The owner of a sole proprietorship.	
(2) Each member of a firm, association, or general partnership.	<u>greater</u>
<ul> <li>(2) Each member of a firm, association, or general partnership.</li> <li>(3) Each general partner in a limited partnership.</li> </ul>	<u>greater</u>
<ul> <li>(2) Each member of a firm, association, or general partnership.</li> <li>(3) Each general partner in a limited partnership.</li> <li>(4) Each manager and any member with a twenty-five percent (25%) or</li> </ul>	

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	subsection (a) of this section does not apply to the	officer. director. or
	stockholder unless he or she is a manager or is otherwi	
	day-to-day operation of the business.	<u> </u>
<u>(6)</u>		tion.
(7)		
<u></u>	individual or partnership.	
<u>(8</u> )		av-to-day operation of
	the business, if none of the persons listed in subdivision	
	this subsection are a manager or person otherwise	
	day-to-day operation of the business.	
(d) Ur	oon request of the Commission, the Department of Re	evenue shall provide
	o the Commission to confirm a person's compliance with	-
	of this section. If the Department of Revenue notifies the Con	
	bliance, then the Commission may not issue or renew the per	
-	receives notice from the Department of Revenue that the per	
	ent to pay all taxes, interest, and penalties may be satis	
-	der G.S. 105-237 covering any amounts that are collectible un	• •
-	B of the General Statutes does not apply to a Commission	
-	r revocation of a permit under subdivision (7) of subsection (	
-	Issuance of permits.	a) of this section.
	l permits shall be issued by the Commission.	
	fore issuing a permit, the Commission shall be satisfied the	hat the applicant is a
	on to hold a permit and that the location is a suitable place t	<b>* *</b>
-	licant has applied. Factors the Commission shall consider in	•
	and the business location are suitable are all of the following	
(1)	-	
$\frac{(1)}{(2)}$		
<u>12</u> ,	comply with the hemp-derived consumable product reta	
<u>(3</u> )		
<u>19</u>	location would be detrimental to the neighborhood	
	admissible under G.S. 150B-29(a) of any of the following	
	<u>a.</u> Past revocations, suspensions, and violations of	
	permittees related to or associated with the ap	• •
	with which the applicant is associated, within the	<b>L</b>
	12-month period at this location.	<u>minediate preceding</u>
	b. Evidence of illegal drug activity on or about the	licensed premises.
	<u>c.</u> <u>Evidence of fighting, disorderly conduct, a</u>	-
	activities on or about the licensed premises.	and other dungerous
<u>(c)</u> Th	e Commission shall have the sole power, in its discretion	on to determine the
	I qualifications of an applicant for a permit. The Commission	
	etermine the suitability of the location to which the permit m	
	Application for permit; fees.	<u></u>
	application for a permit shall be on a form prescribed by the	Commission and shall
	n accordance with Chapter 10B of the General Statutes. Ea	
	G.S. 18D-300(c) shall sign and swear to the application an	· ·
	with the application.	
	fore issuing a new permit, the Commission, with the as	sistance of the ALE
	l investigate the applicant and, for a retail seller permit, the p	
	ested. An applicant shall cooperate fully with the investigati	
• •	on may provide a criminal record check to the ALE Division	
	ermit through the Commission. The ALE Division shall provi	-
<u> </u>		

1	of Investigation, along with the request, the fingerprints of the applicant, any additional
2	information required by the State Bureau of Investigation, and a form signed by the applicant
3	consenting to the check of the criminal record and to the use of the fingerprints and other
4	identifying information required by the State or national repositories. The applicant's fingerprints
5	shall be forwarded to the State Bureau of Investigation for a search of the State's criminal history
6	record file, and the State Bureau of Investigation shall forward a set of the fingerprints to the
7	Federal Bureau of Investigation for a national criminal history check. The ALE Division and the
8	Commission shall keep all information pursuant to this subsection privileged, in accordance with
9	applicable State law and federal guidelines, and the information shall be confidential and shall
10	not be a public record under Chapter 132 of the General Statutes. The State Bureau of
11	Investigation may charge each applicant a fee for conducting the checks of criminal history
12	records authorized by this subsection.
13	(c) Knowingly making a false statement in an application for a permit shall be grounds
14	for denying, suspending, revoking, or taking other action against the permit as provided in
15	G.S. 18D-103 and shall also be unlawful.
16	(d) An application for a permit shall be accompanied by payment of two thousand dollars
17	(\$2,000) for each applicant's location or each delivery seller applicant's internet website offering
18	delivery in this State. However, a single entity with more than 25 locations, internet websites
19	offering delivery in this State, or a combination of the two shall not pay more than fifty thousand
20	dollars (\$50,000) and shall submit a list of all locations and all internet websites offering delivery
21	in this State to the Commission.
22	(e) The fee required by subsection (d) of this section shall not be refunded.
23	(f) All fees collected by the Commission under this Chapter shall be remitted to the State
24	Treasurer for the General Fund.
25	"§ 18D-303. Duration of permit; renewal and transfer.
26	(a) Once issued, permits shall be valid for up to one year, from May 1 to April 30.
27	(b) Application for renewal of a permit shall be on a form provided by the Commission.
28	An application for renewal shall be accompanied by a renewal fee. The renewal fee shall be the
29	same amount as the application fee set in G.S. 18D-302. A renewal fee shall not be refundable.
30	(c) Notwithstanding subsection (a) of this section, the Commission shall not revoke a
31	permit for failure to pay a renewal application fee until June 1 of each year. No later than five
32	business days after April 30 of each year, the Commission shall notify permittees who have not
33	paid any required renewal application fees as of April 30. The Commission shall charge a late
34	fee of twenty-five percent (25%) of the renewal application fee for a permit for which the renewal
35	application fee is submitted after April 30.
36	(d) Change in Ownership. –
37	(1) Except as provided in subdivisions (2) and (2a) of this subsection, all permits
38	for an establishment shall automatically expire and shall be surrendered to the
39	Commission in any of the following circumstances:
40	a. Ownership of the establishment changes.
41	b. There is a change in the membership of the firm, association, or
42	partnership owning the establishment, involving the acquisition of a
43	twenty-five percent (25%) or greater share in the firm, association, or
44	partnership by someone who did not previously own a twenty-five
45	percent (25%) or greater share.
46	c. <u>Twenty-five percent (25%) or more of the stock of the corporate</u>
47	permittee owning the establishment is acquired by someone who did
48	not previously own twenty-five percent (25%) or more of the stock.
49	(2) Notwithstanding subsection (e) of this section, any person who through
50	contract, lease, management agreement, or change of ownership or transfer of
51	business as provided in subdivision (1) of this subsection becomes lawfully

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1			entitle	d to use and control of the premises of an esta	blishment that holds
2				ts immediately prior to such change of owners	
3			-	e the establishment, as successor to the prior pe	<b>•</b> •
4			- <b>-</b>	as the predecessor permittee until the person rec	
5			-	ermit, subject to the following limitations:	
6			<u>a.</u>	The person shall provide written or electr	ronic notice to the
7			<u>u.</u>	Commission of the name of the non-permitted	
8				address of the permitted establishment, and the	
9				ownership. The person may not operate the establishment, and the	
10				in this subdivision until the person has pro	
11				Commission. The Commission shall not rec	
12				documentation besides the written or electronic	
13				requirement. The prior permittee shall not be l	• •
14				omissions of the non-permitted person operation	
15				Any violations of the hemp-derived consumabl	-
16				law committed by the person or any actions take	
17				to revoke or suspend the permit based on the act	•
18				person operating the establishment shall not	
19				permittee from receiving a permit for a different	±
20			<u>b.</u>	The person shall submit a new permit application	
21			<u></u>	within 60 days after the change of ownership. I	
22				apply for a new permit within 60 days, all permits	-
23				shall automatically expire and shall be surrendered	
24			<u>c.</u>	The 60-day period to file a new permit appli	
25			<u></u>	allowed once per 24 months for each establishme	
26				unless the establishment requests and the Comm	
20 27				of the 24-month requirement. The Commission s	
28				the 24-month requirement if it determines the	-
29				safety, and welfare would not be harmed by gran	
30			<u>d.</u>	This subdivision shall apply only to establishme	
31			<u>u.</u>	that are in good standing and that have not been	
32				the Commission or a court of competent jurisd	
33				assault, disorderly conduct, prostitution, or c	• •
34				violation within 12 months prior to the date the	
35				becomes entitled to use and control of the established	
36			<u>e.</u>	The person shall be authorized to operate t	
37			<u></u>	successor to the prior permittee to the same exte	
38				permittee until the Commission either issues	
39				application submitted pursuant to sub-subo	·
40				subdivision.	arvision of uns
41		(2a)	The t	ransfer by a person of any ownership interes	t to a revocable or
42		<u>(24)</u>	-	cable trust established by the person shall not co	
43				ship for purposes of subdivision (1) of this sub	•
44				erring the ownership interest to the trust conti	-
45				ishment. If the person who transferred the owners	-
46				e the establishment following the transfer of the	
47				ust, this shall constitute a change in owners	
48				vision (1) of this subsection. The trustee shall no	* * *
49				30 days if the person who transferred the owners	
<del>5</del> 0				e the establishment.	
			<u>-poru</u>		

#### **General Assembly Of North Carolina** Session 2025 1 A corporation holding a permit for an establishment for which the manager is required (e) 2 to qualify as an applicant under G.S. 18D-300(c) shall, within 30 days after employing a new manager, submit to the Commission an application for substitution of a manager. The application 3 4 shall be signed by the new manager, shall be on a form provided by the Commission, and shall 5 be accompanied by a fee of ten dollars (\$10.00). The fee shall not be refundable. 6 (f) A permit issued pursuant to this Chapter may not be transferred from one person to 7 another or from one location to another. 8 The Commission may issue duplicate permits for an establishment when the existing (g) 9 valid permits have been lost or damaged. The request for duplicate permits shall be on a form 10 provided by the Commission, certified by the permittee and the ALE Division, and accompanied 11 by a fee of ten dollars (\$10.00). 12 (h) The Commission may issue new permits to a permittee upon application and payment 13 of a fee of ten dollars (\$10.00) for each location when the permittee's name or name of the 14 business is changed. "§ 18D-304. Miscellaneous provisions concerning permits. 15 The following apply to a permit issued pursuant to this Chapter: 16 (a) 17 A retail seller permit shall authorize the sale of hemp-derived consumable (1)18 products only in the physical presence of the consumer on the fixed premises 19 of the establishment located in the State and named in the permit. A retail 20 seller permit shall be issued to the owner of the business conducted on the 21 premises or to the management company employed to independently manage 22 and operate the business. The Commission may determine if a management 23 agreement delegates sufficient managerial control and independence to a 24 manager or management company to require a retail seller permit to be issued 25 to the manager. 26 A delivery seller permit shall authorize a delivery sale only, originating either (2)27 inside or outside of the State. A delivery seller permit shall be issued to the 28 owner of the business or to the management company employed to 29 independently manage and operate the business. The Commission may 30 determine if a management agreement delegates sufficient managerial control 31 and independence to a manager or management company to require a delivery 32 seller permit to be issued to the manager. 33 Each retail seller permit that is held by an establishment shall be posted in a prominent (b) 34 place on the premises. Each delivery seller shall post its delivery seller permit number on any 35 advertisement, the internet, or other online service or application a customer may use to submit 36 an order and on all invoices or receipts for hemp-derived consumable products delivered by mail 37 or a delivery service. 38 No permit shall be issued to a business on the campus or property of a public school, (c) 39 college, or university. 40 (d) A permit shall automatically expire and shall be surrendered to the Commission if the person to whom it is issued does not commence the activity authorized by the permit within six 41 42 months of the date the permit is effective. Before the expiration of the six-month period, the 43 Commission may waive this provision in individual cases for good cause. 44 Upon issuing a permit, the Commission shall send notice of the issuance, with the (e) 45 name and address of the permittee and the establishment, to all of the following: 46 (1)The Department of Revenue. (2)The Department of Health and Human Services, Division of Mental Health, 47 48 Developmental Disabilities, and Substance Use Services. 49 The ALE Division. (3) 50 "§ 18D-305. Temporary permits.

1	When an application has been received in proper form, with the required application fee, the
2	Commission may issue a temporary permit for any of the activities for which permits are
3	authorized under this Chapter. A temporary permit may be revoked summarily by the
4	Commission without complying with the provisions of Chapter 150B of the General Statutes.
5	Revocation of a temporary permit or withdrawal by the Commission of a pending application by
6	a permittee possessing a temporary permit shall be effective upon service of the notice of
7	revocation or withdrawal upon the permittee at either the permittee's residence or the address
8	given for the business in the permit application or upon the expiration of five business days after
9	the notice of the revocation or withdrawal has been mailed to the permittee at either the
10	permittee's residence or the address given for the business in the permit application. No further
11	notice shall be required.
12	"§ 18D-306. Allow electronic submission of payments and forms.
13	(a) <u>The Commission shall make all forms required by the Commission to apply for and</u>
14	receive a permit available on the Commission's website, and the Commission shall, to the extent
15	practicable, allow for the electronic submission of these forms. Any form required by the
16	Commission to apply for and receive a permit that requires a signature may be submitted with an
17	electronic signature in accordance with Article 40 of Chapter 66 of the General Statutes and
18	notarized in accordance with Chapter 10B of the General Statutes.
19	(b) The Commission shall accept electronic payments for any fee required under this
20	Chapter to receive a permit. For purposes of this subsection, the term "electronic payment" means
21	payment by charge card, credit card, debit card, or by electronic funds transfer as defined in
22	<u>G.S. 105-228.90.</u>
23	(c) <u>The Commission may charge a fee to be used to cover costs incurred by the</u>
24	<u>Commission in processing forms electronically and accepting payments electronically. The fee</u>
25	authorized under this subsection may not exceed five dollars (\$5.00).
26	" <u>§ 18D-307. Permits issued pursuant to this Chapter and ABC permits.</u>
27 28	(a) <u>Applications for permits issued pursuant to this Chapter may be filed simultaneously</u> or in conjunction with applications for ABC permits under Chapter 18B of the Concerd Statutes
28 29	or in conjunction with applications for ABC permits under Chapter 18B of the General Statutes and may be combined by the Commission in a single application.
29 30	(b) The Commission may use, rely upon, or incorporate by reference any information an
31	applicant for a permit under this Chapter has submitted in conjunction with an ABC permit issued
32	pursuant to Chapter 18B of the General Statutes.
32 33	"Article 4.
33 34	"Retail Activities.
35	"§ 18D-400. Responsibilities of permittee.
36	(a) For purposes of this Chapter, a retail seller permittee shall be responsible for the entire
37	premises for which the permit is issued. The permittee shall keep the premises clean, well-lighted,
38	and orderly.
39	(b) For purposes of this Chapter, a permittee shall be responsible for the actions of all
40	employees of the business for which the permit is issued.
41	(c) A permittee shall not knowingly employ in the sale or distribution of hemp-derived
42	consumable products any person who has been a past permit holder under this Chapter whose
43	permit had been revoked within the last 18 months and who had been the permit holder at the
44	location where the person would be employed.
45	(d) An employee or agent of a retail seller shall demand proof of age from a prospective
46	purchaser of hemp-derived consumable products before the hemp-derived consumable product
47	is released to the purchaser, if the person has reasonable grounds to believe that the prospective
48	purchaser is under 30 years of age.
49	(e) <u>A delivery seller shall do both of the following:</u>
50	(1) Perform an age verification through an independent, third-party age
51	verification service that compares information available from public records

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		to the personal information entered by the inc	lividual during the ordering
		process to establish that the individual ordering the	he hemp-derived consumable
		products is 21 years of age or older.	
	<u>(2)</u>	Use a method of mailing, shipping, or delivery the	nat requires the signature of a
		person at least 21 years of age before the hemp-	derived consumable product
		is released to the purchaser.	
<u>(f)</u>	Retai	sellers of hemp-derived consumable products sl	nall train their employees or
<u>agents i</u>	n the requ	uirements of this Chapter, to include all of the follo	
	(1)	Which products the retail dealer sells meet the	definition of a hemp-derived
		consumable product.	
	<u>(2)</u>	The age requirements for purchasing hemp-deriv	ved consumable products.
	<u>(3)</u>	Acceptable forms of identification.	
	<u>(4)</u>	Methods to detect fake, altered, and imposter for	rms of identification.
	<u>(5)</u>	Penalties for sales to underage persons.	
	<u>(6)</u>	Methods of identifying potentially underage personal	sons and to prevent underage
		<u>sales.</u>	
<u>(g)</u>		dealers shall prominently display to the ultimate	
		LAW STRICTLY PROHIBITS THE PURCH.	
		PRODUCTS BY PERSONS UNDER THE AG	E OF 21. PROOF OF AGE
REQUI	RED." as		
	<u>(1)</u>	Retail sellers shall prominently display this requ	
		of sale on a sign with letters at least 5/8 of an inc	
	<u>(2)</u>	Delivery sellers shall prominently display this	
		advertisement, the internet, or other online servi	
		may use to submit an order and on all invoices	
		consumable products delivered by mail or a de	very service.
		nduct on licensed premises.	
<u>(a)</u>		ll be unlawful for a permittee or the permittee's age	· · · · · · · · · · · · · · · · · · ·
allow an		following kinds of conduct to occur on the license	d premises:
	$\frac{(1)}{(2)}$	Any violation of this Chapter.	1 , 1 , 1 , 1
	<u>(2)</u>	Any fighting or other disorderly conduct that car	-
		danger to the permittee, the permittee's employed	<b>₽</b>
	<u>(3)</u>	Any violation of the controlled substances, gamb	oling, or prostitution statutes,
	T. 1	or any other unlawful acts.	
<u>(b)</u>		Il be unlawful for a permittee to fail to supering	tend in person or through a
		ness for which a permit is issued.	
-		scellaneous hemp-derived consumable product	
<u>(a)</u>	-	rmittee shall not sell hemp-derived consumable	••••
		public without the assistance of a permittee's emp	ployee or agent other than in
		open only to persons 21 years of age and older.	
<u>(b)</u>		Il be unlawful for any person to do any of the follo	
	<u>(1)</u>	Produce or possess any false or facsimile permit.	± • •
	( <b>2</b> )	any false or facsimile permit on the person's lice	±
	<u>(2)</u>	Refuse to surrender any permit to the Commission	on upon lawful demand of the
	(2)	<u>Commission or its agents.</u>	
	$\frac{(3)}{(4)}$	Offer hemp-derived consumable products for sal	-
	<u>(4)</u>	Distribute hemp-derived consumable products not the federal Food and Drug Administration	or approved or authorized by
		the federal Food and Drug Administration.	han in the manufact of
	<u>(5)</u>	Sell hemp-derived consumable products other t	
		importer's original, sealed, and unopened packa	aging that complies with all
		federal labeling requirements.	

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1	(6)	Distribute or cause to be distributed samples of hemp-demonstration of hemp-demonstratio	rived consumable
2	<u></u>	products.	
3		"Article 5.	
4	"	Hemp-Derived Consumable Product Sales to Underage Person	ns.
5	" <u>§ 18D-500. Sa</u>	les to persons under the age of 21.	
6	If any perso	on shall sell, aid, assist, or abet any other person in selli	ng hemp-derived
7	consumable pro	ducts to any person under the age of 21 years, or if any pers	on shall purchase
8	*	onsumable products on behalf of a person under the age of 21	
9		f a Class 2 misdemeanor; provided, however, that it shall not b	
10		onsumable products to an employee or agent of a permittee un	
11	• •	session of the hemp-derived consumable product is required pu	rsuant to a permit
12	-	nce of that person's duties of employment or contract.	
13		urchase by persons under the age of 21.	
14		pt as provided in subsection (b) of this section, if any person u	
15		or accepts receipt, or attempts to purchase or accept receipt,	-
16	-	ducts, the person shall commit an infraction. The person shall	not be required to
17	pay any fine or o		( 1 C
18		person under the age of 21 presents or offers to any person an	
19 20		false, fraudulent, or not actually his or her own, for the purpose the product, the person shall be gui	
20	misdemeanor.	iemp-derived consumable product, the person shall be gui	<u>Ity of a Class 2</u>
21		all not be unlawful for an employee or agent of a permittee ur	nder the age of 21
23		eccipt of, sell, transport, possess, or dispense hemp-derived con	
24		pursuant to a permit in the performance of that person's duties	*
25		employment of the person for that purpose is lawful under	
26		tutes and Commission rules.	<u> </u>
27		Aiding or abetting a person under the age of 21 to pur	chase or receive
28		p-derived consumable products.	
29	(a) If an $$	y person less than 21 years of age shall send a person less than	21 years of age to
30	purchase, acquir	re, receive, or attempt to purchase, acquire, or receive hemp-de	rived consumable
31	products or if an	ny person less than 21 years of age shall aid or abet a person w	ho is less than 21
32	years of age in p	purchasing, acquiring, or receiving or attempting to purchase, a	acquire, or receive
33	· ·	onsumable products, the person shall commit an infraction. Th	e person shall not
34		ay any fine or court costs.	
35		y person 21 years of age or older shall send a person less than	
36	*	re, receive, or attempt to purchase, acquire, or receive hemp-de	
37	-	ny person 21 years of age or older shall aid or abet a person w	
38		purchasing, acquiring, or receiving or attempting to purchase, a	±
39		onsumable products, the person shall be guilty of a Class 2 mis	sdemeanor.
40		acceptions to violations of G.S. 18D-501 and G.S. 18D-502.	£ 01
41 42		ding G.S. 18D-501 and G.S. 18D-502, a person under the age only of the following:	<u>n 21 may lawruny</u>
42 43	<u>be emisted by an</u> (1)	Law enforcement, including the Division of Alcohol Law Er	of or company to test
43 44	<u>(1)</u>	compliance if the testing is under the direct supervise	
45		enforcement department and written parental consent is pro	
46	(2)	The Department of Health and Human Services, pursuant	
47	<u>(2)</u>	prepared by the Secretary of Health and Human Services, to	
48		21 years of age in annual, random, unannounced inspectio	•
49		prior written parental consent is given for the involvement	*
50		and that the inspections are conducted for the sole purpo	
51		scientifically and methodologically valid statistical study	

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1		success the State has achieved in reducing the av	ailability of hemp-derived
2		consumable products to persons under the age of 2	• •
3		to the extent required by section 1926 of the federal	
4		(42 U.S.C. § 300x-26).	
5	(3)	A research program affiliated with an accredited co	ommunity college, college,
6		or university located in this State to test complia	
7		research study to further efforts in underage l	hemp-derived consumable
8		product use prevention, provided that prior written	n parental consent is given
9		for persons under 18 years of age. The scientifi	ic research study must be
10		approved by an institutional review board with juris	sdiction to review the study
11		and must comply with 45 C.F.R. § 46. The ALE Di	ivision and the Department
12		of Health and Human Services shall be provided a	copy of the study protocol
13		30 calendar days before it is presented to the inst	itutional review board and
14		given an opportunity to provide comments regard	ling the proposed research
15		protocol to the research investigators. The research	investigators shall provide
16		any comments received from the ALE Division and	d the Department of Health
17		and Human Services to the institutional review bo	pard for review prior to the
18		rendering of a decision on the scientific research s	v 11 1
19		shall not be guilty of a violation of this Article whe	en the act in question arises
20		as part of a test of compliance in a scientific research	
21		subdivision. A permittee shall not be in violation of	•
22		any administrative penalty when the act in question	-
23		compliance in a scientific research study pursuant	to this subdivision.
24		fense to underage sale.	
25		lefense to a violation of G.S. 18D-500 if the seller do	
26	<u>(1)</u>	Shows that the purchaser produced a drivers licen	-
27		card issued under G.S. 20-37.7 or issued by the stat	
28		authorized to issue similar official state special id	
29 30		state, a military identification card, or a passport, s	• • •
30 31		be at least the required age for purchase and bearing the person named on the card reasonably describing	
32	( <b>2</b> )	•	•
32 33	<u>(2)</u>	Produces evidence of other facts that reasonably in that the purchaser was at least the required age.	indicated at the time of sale
33 34	(3)	Shows that at the time of purchase, the purch	aser utilized a biometric
34 35	<u>(3)</u>	identification system that demonstrated (i) the put	
36		the required age for the purchase and (ii) the	
37		registered with the seller or seller's agent a o	
38		identification card issued under G.S. 20-37.7 or iss	-
39		any other state authorized to issue similar official	
40		cards for that state, a military identification card,	-
41		purchaser's date of birth and bearing a physical	
42		named on the document.	<u> </u>
43	"§ 18D-505. De	ferred prosecution or conditional discharge.	
44		ling G.S. 15A-1341(a1) or G.S. 15A-1341(a4), an	y person charged with a
45	misdemeanor un	der this Article shall be qualified for deferred pro	osecution or a conditional
46	discharge pursua	nt to Article 82 of Chapter 15A of the General Statu	ites provided the defendant
47	has not previous	ly been placed on probation for a violation of this A	Article and so states under
48	oath.		
49		" <u>Article 6.</u>	
50		" <u>Miscellaneous.</u>	
51	" <u>§ 18D-600. Re</u>	stitution.	

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_	When a pers	on is convicted of a violation of the hemp-derived consum	able product retail
S		purt may order the person to make restitution to any law enfor	
		ditures made in purchasing hemp-derived consumable produ	
		gent as part of an investigation leading to the person's convic	
	"§ 18D-601. Cri		
		erent punishment is otherwise expressly stated, any person	who violates any
I	provisions of this	s Chapter shall be guilty of a Class 1 misdemeanor. In addit	tion, the court may
		sions of G.S. 18D-201, 18D-202, and 18D-600."	· ·
		<b>FION 2.</b> G.S. 18B-500(b) reads as rewritten:	
	"(b) Subje	ct Matter Jurisdiction After taking the oath prescribed for	a peace officer, an
Е	alcohol law-enfo	rcement agent shall have authority to arrest and take other	investigatory and
e	enforcement acti	ons for any criminal offense:	
	(1)	Occurring, encountered, or otherwise discovered on th	e premises of, or
		elsewhere when the conduct relates to, a location under	application for or
		holding a permit issued by the North Carolina Alcoholic	Beverage Control
		Commission or the North Carolina Education Lottery Com	mission.
	<u>(1a)</u>	Occurring, encountered, or otherwise discovered on th	e premises of, or
		elsewhere when the conduct relates to, a location holding	ng a permit issued
		pursuant to Chapter 18D of the General Statutes.	
	(2)	Encountered or otherwise discovered while investigating o	r enforcing matters
		for the North Carolina Alcoholic Beverage Control Comm	
		Carolina Education Lottery Commission or encounter	
		discovered while investigating or enforcing the provision	
		Chapter 18C of the General Statutes, Chapter 18D of the	
		Article 5 of Chapter 90 of the General Statutes, G.S. 14-31	13, or Parts 1 and 2
		of Article 37 of Chapter 14 of the General Statutes.	
	(3)	Encountered or otherwise discovered while carrying out an	ny duty or function
		assigned to the Division by law.	
	(4)	Occurring in an agent's presence.	
	(5)	When assisting another law enforcement agency."	
		<b>FION 3.</b> G.S. 15A-145 reads as rewritten:	
'		punction of records for first offenders under the age of	
		ction of misdemeanor; expunction of certain other misde	
	· · /	ever any person who has not previously been convicted	
		her than a traffic violation, under the laws of the United Stat	
	•	er state, (i) pleads guilty to or is guilty of a misdemeanor of	
		e offense was committed before the person attained the age	•
		o or is guilty of a misdemeanor possession of alc	1
		(1), or the offense of the sale of a hemp-derived consumable $\frac{1}{21}$ waves pursuant to $C = \frac{1}{21} \frac{1}{2$	
		<u>21 years pursuant to G.S. 18D-500, and the offense was con- balance of 21 years</u> has the person may file a partition in the	
-		he age of 21 years, he the person may file a petition in the a reson was convicted for expunction of the misdemeanor fro	•
	-	The petition cannot be filed earlier than: (i) two years af	-
		the completion of any period of probation, whichever oc	
		tain, but not be limited to, the following:	cuis later, and the
ł	(1)	An affidavit by the petitioner that he the petitioner has bee	n of good behavior
	(1)	for the two-year period since the date of conviction of the	
		question and has not been convicted of any felony, or misde	
		a traffic violation, under the laws of the United States or th	
		or any other state.	s laws of this state
		or any other state.	

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1	(2)	Verified affidavits of two persons who are not related	to the petitioner or to
2	(-)	each other by blood or marriage, that they know the ch	
3		of the petitioner in the community in which he the petiti	
4		the petitioner's character and reputation are good.	
5	(3)	A statement that the petition is a motion in the cause in	the case wherein the
6	(-)	petitioner was convicted.	
7	(4)	Repealed by Session Laws 2010-174, s. 2, effective	October 1, 2010, and
8		applicable to petitions for expunctions filed on or after	
9	(4a)	An application on a form approved by the Administrativ	
10		requesting and authorizing a name-based State and na	
11		check by the State Bureau of Investigation using any in	
12		the Administrative Office of the Courts to identify the in	
13		of the confidential record of expunctions maintained l	
14		Office of the Courts. The application shall be filed with	
15		court. The clerk of superior court shall forward the ap	-
16		Bureau of Investigation and to the Administrative Offic	1
17		shall conduct the searches and report their findings to the	
18	(5)	An affidavit by the petitioner that no restitution orde	
19		representing amounts ordered for restitution entered aga	inst him the petitioner
20		are outstanding.	
21	The petition s	hall be served upon the district attorney of the court when	rein the case was tried
22	resulting in conv	iction. The district attorney shall have 10 days thereafte	r in which to file any
23	objection thereto	and shall be duly notified as to the date of the hearing of	the petition.
24		whom the petition is presented is authorized to call upon	-
25		vestigation or verification of the petitioner's conduct durin	ng the two-year period
26	that <del>he <u>the</u> judge</del>	deems desirable.	
27			
28		court, after hearing, finds that the petitioner had remained	0
29		iction of any felony or misdemeanor, other than a traffic v	
30		conviction of the misdemeanor in question, the petition	
31		or civil judgments representing amounts ordered for rest	
32 33	· · · •	oner was not 18 years old at the time of the offense in que	· · · -
33 34	•	rs old at the time of the offense of possession of (1), or the offense of the sale of a hemp-derived consumation of the sale of the	-
34 35		21 years pursuant to G.S. 18D-500, it shall order that such	
36		e contemplation of the law, to the status he the petitioner	
37		ent or information.	_occupied before such
38		rson as to whom such order has been entered shall be hel	d thereafter under anv
39	· / I	laws to be guilty of perjury or otherwise giving a false s	•
40	1 •	ailure to recite or acknowledge such arrest, or indictment	•
41		y inquiry made of him the person for any purpose. Thi	
42	-	ncing hearing when the person has been convicted of a	
43	offense.		1
44			
45	SECT	TION 4. G.S. 15A-150(a)(6) reads as rewritten:	
46	"(6)	Persons granted a dismissal upon completion of a condi	tional discharge under
47		G.S. 14-50.29, 14-204, 14-277.8, <del>14-313(f),</del> 15A-1341	(a4), <u>18D-505, </u> 90-96,
48		or 90-113.14."	
49		<b>TION 5.</b> G.S. 18B-203(a) reads as rewritten:	
50		vers and duties of the Commission.	
51	(a) Power	rs. – The Commission shall have authority to: to do all of	the following:

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1	(1)	Administer the ABC <del>laws;</del> laws.
2	(2)	Provide for enforcement of the ABC laws, in conjunction with the ALE
3	(-)	<del>Division;</del> Division.
4	<u>(2a)</u>	Provide for the enforcement of the hemp-derived consumable product retail
5	<u>(=w)</u>	sales laws as set forth in Chapter 18D of the General Statutes, in conjunction
6		with the ALE Division.
7	(3)	Set the prices of alcoholic beverages sold in local ABC stores as provided in
8		Article <del>8;</del> 8.
9	(4)	Require reports and audits from local boards as provided in
10		G.S. 18B-205;G.S. 18B-205.
11	(5)	Determine what brands of alcoholic beverages may be sold in this State; State.
12	(6)	Contract for State ABC warehousing, as provided in
12	(0)	G.S. 18B-204; G.S. 18B-204.
13	(7)	Dispose of damaged alcoholic beverages, as provided in
14	(7)	G.S. 18B-806;G.S. 18B-806.
15	(8)	Remove for cause any member or employee of a local board;board.
10	(8)	Supervise or disapprove purchasing by any local board and inspect all records
17	(9)	of purchases by local <del>boards;</del> <u>boards</u> .
18 19	(10)	Approve or disapprove rules adopted by any local board; board.
20	(10)	Approve of disapprove fulles adopted by any local <del>board, board</del> . Approve or disapprove the opening and location of ABC stores, as provided
20 21	(11)	in Article <del>8;</del> 8.
$\frac{21}{22}$	(12)	Issue ABC permits, and impose sanctions against permittees; permittees.
22	(12) (12a)	Issue permits and impose sanctions against permittees as set forth in Chapter
23 24	<u>(12a)</u>	18D of the General Statutes.
25	(13)	Provide for the testing of alcoholic beverages, as provided in
23 26	(15)	G.S. 18B-206;G.S. 18B-206.
27	(14)	Fix the amount of bailment charges and bailment surcharges to be assessed on
28		liquor shipped from a Commission warehouse; warehouse.
29	(15)	Collect bailment charges and bailment surcharges from local boards; boards.
30	(16)	Notwithstanding any law to the contrary, enter into contracts for design and
31		construction of a warehouse or warehouses and supervise work and materials
32		used in the construction, as provided in G.S. 18B-204;G.S. 18B-204.
33		
34	(18)	Provide for the distribution and posting of warning signs to local ABC boards
35		regarding the dangers of alcohol consumption during pregnancy as required
36		under <del>G.S. 18B-808;G.S. 18B-808.</del>
37	"	
38	SECT	<b>TON 6.</b> Article 9 of Chapter 18B of the General Statutes is amended by adding
39	a new section to r	read:
40		C permits and hemp-derived consumable product sales permits.
41		cations for permits under this Chapter may be filed simultaneously or in
42		applications for permits under Chapter 18D of the General Statutes and may be
43		Commission in a single application.
44		ommission may use, rely upon, or incorporate by reference any information an
45		ermit under this Chapter has submitted in conjunction with a permit issued
46		ter 18D of the General Statutes."
47		<b>TON 7.</b> Effective March 1, 2026, the ABC Commission may issue permits as
48	•	ction 1 of this act effective for the period of May 1, 2026, through April 30,
49	2027.	

1 **SECTION 8.** Prosecutions for offenses committed before the effective date of this 2 act are not abated or affected by this act, and the statutes that would be applicable but for this act 3 remain applicable to those prosecutions.

4 **SECTION 9.** This act becomes effective upon appropriation by the General 5 Assembly of funds for the implementation of this act. G.S. 18D-100, 18D-101, 18D-104,

6 18D-300 through 18D-302, and 18D-304 through 18D-307, as enacted by Section 1 of this act,

7 apply to permits effective on or after May 1, 2026. The remainder of Sections 1 through 6 of this

8 act applies to offenses committed on or after May 1, 2026.