GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 563 PROPOSED COMMITTEE SUBSTITUTE H563-PCS30393-SAfa-30

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Short Title: Regulate Hemp-Derived Consumables & Kratom. (Public) Sponsors: Referred to: April 5, 2023 1 A BILL TO BE ENTITLED 2 AN ACT TO REGULATE THE SALE AND DISTRIBUTION OF HEMP-DERIVED 3 CONSUMABLE PRODUCTS, TO BAN HEMP-DERIVED CONSUMABLE PRODUCTS 4 FROM SCHOOL GROUNDS, AND TO REGULATE THE SALE AND DISTRIBUTION 5 OF KRATOM PRODUCTS. 6 The General Assembly of North Carolina enacts: 7 8 PART I. REGULATION OF HEMP-DERIVED CONSUMABLE PRODUCTS 9 **SECTION 1.(a)** The General Statutes are amended by adding a new Chapter to read: 10 "Chapter 18D. 11 "Regulation of Hemp-Derived Consumable Products. 12 "§ 18D-100. Definitions. 13 Unless the context requires otherwise, the following definitions apply in this Chapter: 14 ALE Division. – As defined in G.S. 18B-101. (1)15 (2) Batch. - The hemp-derived consumable product produced during a period of time under similar conditions and identified by a specific code that allows 16 17 traceability. 18 Cannabinoid. - Any phytocannabinoid found in hemp, including (3) 19 tetrahydrocannabinol (THC), tetrahydrocannabinolic acid (THCA), 20 cannabidiol (CBD), cannabidiolic acid (CBDA), cannabinol (CBN), 21 cannabigerol (CBG), cannabichromene (CBC), cannabicyclol (CBL), 22 cannabivarin (CBV), tetrahydrocannabivarin (THCV), cannabidivarin 23 (CBDV), cannabichromevarin (CBCV), cannabigerovarin (CBGV), 24 cannabigerol monomethyl ether (CBGM), cannabielsoin (CBE), or 25 cannabicitran (CBT). 26 Department. – The Department of Revenue. (4) 27 (5) Distributor. - A person or entity that delivers or sells hemp-derived 28 consumable products for the purpose of distribution in commerce. 29 Hemp. – As defined in G.S. 90-87. (6) Hemp-derived consumable product. – A hemp product intended for human 30 (7)31 ingestion or inhalation that contains a delta-9 tetrahydrocannabinol





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1	<u>(8)</u>	Hemp-derived psychoactive cannabinoid	- A synthetic cannabinoid derived	
2		from hemp, including delta-7	•	
3		tetrahydrocannabinol, and delta-10 tetrahyd	lrocannabinol.	
	(9)	Hemp product. – As defined in G.S. 90-87.		
	(10)	Independent testing laboratory. – A laboratory that meets all of the following		
		conditions:		
		a. Holds an ISO 17025 accreditation.		
		b. <u>Is registered with the Drug Enform</u>	cement Administration (DEA) in	
		accordance with 21 C.F.R. § 1301.1		
)		c. Does not have a direct or indirect in	nterest in the entity whose product	
		is being tested.		
r		d. Does not have a direct or indirect in	nterest in a facility that cultivates,	
		processes, distributes, dispenses, o	r sells hemp-derived consumable	
		products in this State or any other ju	urisdiction.	
		e. Has entered into a compliance agree	eement with the ALE Division to	
		conduct tetrahydrocannabinol con	centration sampling and testing	
		using the high-performance chroma	tography (HPLC) testing method.	
	<u>(11)</u>	Ingestion The process of consuming	g hemp through the mouth, by	
		swallowing into the gastrointestinal system	or through tissue absorption.	
	<u>(12)</u>	Inhalation The process of consuming l	hemp into the respiratory system	
		through the mouth or nasal passages.		
	<u>(13)</u>	License. – A hemp-derived consumable pro	oduct license issued in accordance	
		with this Chapter.		
	<u>(14)</u>	Manufacture To compound, blend, ex	tract, infuse, cook, or otherwise	
		manipulate hemp or a hemp-derived ca	annabinoid to make or prepare	
		hemp-derived consumable products. This	s term includes the processes of	
		extraction or infusion of hemp-derived		
		repackaging, labeling, and relabeling of her		
	<u>(15)</u>	Manufacturer. – Any person or entity that e		
		or packaging of hemp-derived consumable		
	<u>(16)</u>	Seller Any person who sells a hemp-de	erived consumable product to the	
		ultimate consumer of the product, including	g an online seller.	
	<u>(17)</u>	Serving A quantity of a hemp-derived	l consumable product reasonably	
		suitable for a person's use in a single day.		
	" <u>§ 18D-101. Sal</u>	es restrictions on hemp-derived consumab	le products.	
	(a) <u>Restri</u>	ctions No person shall do any of the follow	<u>wing:</u>	
	<u>(1)</u>	Knowingly, or having reason to know,	sell a hemp-derived consumable	
		product to a person who is under 18 years of	of age.	
	<u>(2)</u>	Knowingly, or having reason to know, dis	stribute samples of hemp-derived	
		consumable products in or on a public stree	et, sidewalk, or park.	
	<u>(3)</u>	Engage in the business of selling a hemp-de	rived consumable product without	
		a valid license issued in accordance with G	<u>.S. 18D-105.</u>	
	<u>(4)</u>	Knowingly, or having reason to know	, sell at retail a hemp-derived	
		consumable product that has a delta-9 tetra	hydrocannabinol concentration of	
		more than three-tenths of one percent (0.3%		
	(b) <u>Civil</u>	Penalties For any violation of this section	, the Department may take any of	
	the following act	ions against a seller:		
	<u>(1)</u>	For the first violation, impose a civil pena	alty of no more than five hundred	
;	<u>(1)</u>	For the first violation, impose a civil pena dollars (\$500.00).	alty of no more than five hundred	
7 3))	<u>(1)</u> (2)		impose a civil penalty of no more	

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1	(3)	For the third violation within three years of the first	violation, impose a civil
2		penalty of no more than one thousand dollars (\$1,000	•
		license for up to 30 days.	
	<u>(4)</u>	For a fourth or subsequent violation within three ye	ears of the first violation,
		impose a civil penalty of no more than two thousa	and dollars (\$2,000) and
		either (i) suspend the seller's license for up to one yea	<u>r or (ii) revoke the seller's</u>
		license.	
		n which the Department is entitled to suspend or reve	
		accept from the seller an offer in compromise to pay a	
		ollars (\$3,000). The Department may either accept a	
		both. The Department may accept a compromise and s	suspend the license in the
	same case.		
		nses. – It is a defense to a violation of subdivision (1)	of subsection (a) of this
		er does any of the following:	
	<u>(1)</u>	Shows that the purchaser produced a drivers license	-
		card issued under G.S. 20-37.7 or issued by the state	
		authorized to issue similar official state special ide	
		state, a tribal enrollment card issued by a State or fee	
		Tribe, a military identification card, or a passport sho	
		to be at least the required age for purchase and beari	
	(2)	of the person named on the card reasonably describi	
	<u>(2)</u>	Produces evidence of other facts that reasonably inc	incated at the time of sale
	(2)	that the purchaser was at least the required age. Shows that at the time of purchase, the purcha	sor utilized a biometric
	<u>(3)</u>	identification system that demonstrated (i) the purchase	
		the required age for the purchase and (ii) the p	
		registered with the seller or seller's agent a dr	
		identification card issued under G.S. 20-37.7 or issu	
		any other state authorized to issue similar official st	
		cards for that state, a military identification card, o	±
		purchaser's date of birth and bearing a physical d	
		named on the document.	<u>t i i i i i i i i i i i i i i i i i i i</u>
	(d) Proce	eds of Civil Penalty. – The clear proceeds of any civil	il penalty imposed under
		1 be remitted to the Civil Penalty and Forfeiture F	
	G.S. 115C-457.2	· · · · · · · · · · · · · · · · · · ·	
	(e) Forfe	iture. – Any product sold in violation of subdivision (4) of subsection (a) of this
	section shall be s	ubject to forfeiture pursuant to the procedures set forth	<u>h in G.S. 18D-108.</u>
		Offenses involving the purchase, attempted purc	
		o-derived consumable products by a person under 1	
		inlawful for any person to give a hemp-derived consu	
		s old without the consent of the underaged person's pa	
		nlawful for a person less than 18 years old to purchase	e or attempt to purchase a
	·	nsumable product.	
		nlawful for any person to enter or attempt to enter a p	-
		ducts are sold or consumed, or to obtain or attempt	
		lucts, or to obtain or attempt to obtain permission to	
	-	lucts, in violation of subsection (b) of this section, by u	using or attempting to use
	any of the follow		
	$\frac{(1)}{(2)}$	<u>A fraudulent or altered drivers license.</u> A fraudulent or altered identification document othe	r than a drivera license
	$\frac{(2)}{(3)}$	A drivers license issued to another person.	a mail a univers neense.
	(3)	A unvers needse issued to anomer person.	

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	<u>(4)</u>	An identification document other than a drivers licens	se issued to another
	(5)	person.	1 1 1 1 1 1
	<u>(5)</u>	Any other form or means of identification that indicates o	•
		person is not prohibited from purchasing or possessi	ing a nemp-derived
(1)	T4 :	consumable product under this section.	
<u>(d)</u>		unlawful for any person to permit the use of the person's d	
		entification of any kind issued or given to the person by an	ny other person who
		pts to violate subsection (b) of this section.	
<u>(e)</u>		<u>lties. –</u>	m is swilty of a Class
	<u>(1)</u>	Any person less than 18 years old who violates this section 2 misdemeanor.	on is guilty of a Class
	(2)	Any person at least 18 years old who violates this section	n is guilty of a Class
	<u>(2)</u>	1 misdemeanor.	<u>Il 18 guilty 01 a Class</u>
	(3)	Aiding or abetting a violation of this section shall be pun	ished as provided in
	<u>(3)</u>	subdivisions (1) and (2) of this subsection, and all other	
		section shall apply to that offense.	<u>provisions or uns</u>
(f)	Noth	ing in this section prohibits an underage person from sell	ing transporting or
		b-derived consumable products in the course of employmen	
1	-	that purpose is lawful under applicable youth employment	-
"§ 18D-1		Offenses involving the manufacture and distribution	
		umable products.	
<u>(a)</u>		nses. – It is unlawful for a manufacturer or distributor to do a	any of the following:
	(1)	Knowingly, or having reason to know, distribute sample	
		consumable product in or on a public street, sidewalk, or	park.
	(2)	Engage in the business of manufacturing or distribution	ing a hemp-derived
		consumable product without a valid license issued	in accordance with
		<u>G.S. 18D-105.</u>	
	<u>(3)</u>	Knowingly, or having reason to know, manufactu	re or distribute a
		hemp-derived consumable product that has a delta-9 to	etrahydrocannabinol
		concentration of more than three-tenths of one percent (0.	.3%) on a dry weight
		<u>basis.</u>	
<u>(b)</u>		inal Penalties. – A violation of this section is a Class A1 mi	
<u>(c)</u>	-	Penalties In addition to any criminal punishment authoriz	-
		section shall result in the Department taking one or more of t	the following actions
<u>against th</u>			
	<u>(1)</u>	Suspend the licensee's license for a specified period of t	time not longer than
		three years.	
	(2)	Revoke the licensee's license.	
	$\frac{(3)}{(4)}$	Impose conditions on the operating hours of the licensee'	s business.
	<u>(4)</u>	Impose civil penalties as follows:	
		a. For a first violation, impose a civil penalty of	no more than one
		thousand dollars (\$1,000).	
		b. For a second violation within three years, impose	a civil penalty of no
		more than five thousand dollars (\$5,000).	t wieletien immesse
		c. For a third violation within three years of the first	
		civil penalty of no more than seven thousand f	ive nundred donars
(b)	Com	(\$7,500).	a wonand or revelse
<u>(d)</u> a collor'a		promise. – In any case in which the Department is entitled t	-
		, the Department may accept from the seller an offer in concerning the thousand dollars (\$8,000). The Department	± • •
penalty 0	n not n	iore man eight mousand donais (\$6,000). The Department	may entited accept a

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1	compromise or revoke a license, but not both. The Department may accept a compromise a						
2	suspend the license in the same case.						
3	(e) Proceeds of Civil Penalty. – The clear proceeds of any civil penalty imposed under						
4	this section shall	ll be remitted to the Civil Penalty and Forfeiture Fund	in accordance with				
5	<u>G.S. 115C-457.2</u>	<u>).</u>					
6	(f) Defer	nse It is a defense to a violation of subdivision (3) of s	subsection (a) of this				
7	section if the ma	nufacturer does all of the following:					
8 9	<u>(1)</u>	<u>Recalls all hemp-derived consumable products from the</u> product on which the violation is based.	ne same batch as the				
10	<u>(2)</u>	Has samples of the batch tested by an independent test	sting laboratory. The				
11	<u>_/</u>	sample size required for testing pursuant to this subdivisi					
12		the number of units required pursuant to G.S. 18D-106(d					
13		the batch at production, regardless of the number of un					
14		recalled.					
15	(3)	Provides certified results from the independent testing	laboratory indicating				
16	<u></u>	that the sample tested does not contain a delta-9					
17		concentration of more than three-tenths of one percent (0	•				
18		basis.					
19	(g) Forfe	iture. – Any product sold in violation of subdivision (3) of	subsection (a) of this				
20	section shall be s	subject to forfeiture pursuant to the procedures set forth in	G.S. 18D-108.				
21	" <u>§ 18D-104. En</u>	<u>forcement.</u>					
22		ority The ALE Division shall enforce the provisions	-				
23	-	reasonably be expected to reduce the extent to which hemp					
24		d or distributed to persons under 18 years of age and sh					
25		spections at locations where hemp-derived consumable	products are sold or				
26		sure compliance with the provisions of this Chapter.	1 1 .				
27		rt. – Beginning January 1, 2025, the ALE Division shall su					
28		ssembly describing in detail the ALE Division's enforcem					
29 30	on the ALE Divi	LE Division shall also make the report required under this	subsection available				
30 31		Licensing for manufacturers, distributors, and seller	rs of homn-derived				
32		umable products.	is of hemp-derived				
33		irement. – A person or entity that is in the busines	s of manufacturing				
34		selling hemp-derived consumable products in this Sta	-				
35		nse from the Department authorizing the person or enti					
36		ense shall be obtained prior to the commencement of busine					
37	whichever is late	*					
38	(b) Quali	fications. – In order to obtain and maintain a license under	subsection (a) of this				
39	section, a person	shall meet all of the following criteria:					
40	<u>(1)</u>	Be at least 18 years old.					
41	<u>(2)</u>	Submit to the Department any information determined	by the Department to				
42		be necessary for the efficient enforcement of this Chapter					
43	<u>(3)</u>	Have not been convicted of a felony relating to a control	lled substance within				
44		<u>10 years in any state or federal jurisdiction.</u>					
45	<u>(4)</u>	Consent to reasonable inspection and the taking of reasonable					
46		ALE Division of the person's inventory of hemp-	derived consumable				
47		products.					
48	<u>(5)</u>	Be current in filing all applicable tax returns to the State	± •				
49 50		taxes, interest, and penalties collectable pursuant to G.S.					
50	<u>(6)</u>	Submit to the Department the appropriate fee as follows	<u>.</u>				

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1		<u>a.</u>	For a license to manufacture hemp-derived	l consumable products, a fee
2			of five thousand dollars (\$5,000).	*
3		<u>b.</u>	For a license to distribute hemp-derived co	onsumable products, a fee of
4			two thousand five hundred dollars (\$2,500	<u>)).</u>
5		<u>c.</u>	For a license to sell hemp-derived consult	umable products at a retail
6			location, a fee of one hundred dollars (S	
7			However, a single entity with more than	
8			more than two thousand five hundred dolla	urs (\$2,500) and shall submit
9			a list of all locations to the Department.	
10		<u>d.</u>	For a license to sell hemp-derived consum	-
11			delivered to a person within this State, a	· · · · · · · · · · · · · · · · · · ·
12			(\$100.00) for each internet website offe	
13			However, a single entity with more than 2	
14			pay more than two thousand five hundred	· · · · · · · · · · · · · · · · · · ·
15		11	submit a list of all internet websites to the	
16 17			Renewal. – A license issued pursuant to this	• • • •
17 18	-		e renewed annually. Prior to renewal, lic cent inspection report and the appropriate r	· · · · · · · · · · · · · · · · · · ·
18 19	<u>Department then 1</u> (1)		license to manufacture hemp-derived const	
20	<u>(1)</u>		one thousand dollars (\$1,000).	umable products, a tenewar
20 21	<u>(2)</u>	-	icense to distribute hemp-derived consuma	able products a renewal fee
22		-	en hundred fifty dollars (\$750.00).	tote products, a tenewar tee
23	(3)		icense to sell hemp-derived consumable pr	oducts at a retail location, a
24			al fee in the same amount as the initial licer	
25			tion (b) of this section.	
26	(d) Rules.		Department shall have authority to adopt,	amend, and repeal rules to
27			of this Chapter. Those rules shall become	-
28	· · · ·		of the General Statutes.	*
29	(e) <u>Distrib</u>	ution c	f Revenue The revenue collected from	fees established under this
30			to the ALE Division to be used to cover	
31			provisions of this Chapter. To the extent	
32	subsection are deer	med un	appropriated, the funds are hereby appropria	ated for the purpose set forth
33	in this subsection.			
34			Notwithstanding the provisions of this section	· ·
35			license pursuant to this section, a busine	
36	-		01 or G.S. 90-85.21 is not required to ob	
37		-	making retail sales of hemp-derived consu	
38	-		hapter. A business exempted from the lice	ensing requirements by this
39 40			et to all other requirements of this Chapter.	
40 41			or to distribution.	shall be tested ofter being
41 42			<u>– A hemp-derived consumable product</u> to distribution to determine the presence	
42 43	following:	i prior	to distribution to determine the presence	and amounts of any of the
4 3	<u>(1)</u>	Canna	binoids.	
45	(2)	-	metals.	
46	$\frac{(2)}{(3)}$	Micro		
47	<u>(4)</u>	Mycot		
48	(5)	Pestici		
49	<u>(6)</u>		al solvents.	
50	$\frac{\overline{(7)}}{(7)}$	-	ther controlled substance.	
	<u></u>	¢		

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1	(b) Labor	atory Qualifica	ations. – A manufacturer or distributor	shall contract with an			
2	independent testing laboratory to provide the testing required under subsection (a) of this section.						
3	(c) <u>Testi</u>	ng Method. – A	laboratory providing testing required under	er subsection (a) of this			
4	section shall use	high-performa	nce liquid chromatography for any separa	ation and measurement			
5	required in the te						
6	(d) Batch	Testing. – A	sample of each batch manufactured sha	ll undergo the testing			
7	required by subse	ection (a) of this	s section and shall obtain a certificate of a	nalysis by a third-party			
8	laboratory qualif	ed under subse	ction (b) of this section. The size of samp	le required to be tested			
9	shall be determin		of the batch as follows:				
10	<u>(1)</u>		ontaining 1 to 999 units, the required sam				
11	<u>(2)</u>	For a batch c	ontaining 1,000 to 4,999 units, the requi	red sample size is two			
12		<u>units.</u>					
13	<u>(3)</u>	For a batch c	ontaining 5,000 to 9,999 units, the requir	ed sample size is three			
14		<u>units.</u>					
15	<u>(4)</u>		ontaining 10,000 or more units, the requi	red sample size is five			
16		<u>units.</u>					
17	· · · ·		An expiration date on the label of a hem	p-derived consumable			
18	*		with applicable federal law.				
19			- The Department shall do all of the follow				
20	<u>(1)</u>		specifying pass or fail action levels for sa				
21		-	testing required under subsection (a) of t				
22	<u>(2)</u>		l post on its website a registry of testin	-			
23		-	test intermediate manufactured m	aterial and finished			
24			l consumable products.				
25	<u>(3)</u>		pplication and process to determine qualit				
26			Department's website. The application sha				
27			poratory to submit a sample certificate of	analysis issued by the			
28		applying labo					
29 20			uirements and restrictions for hemp	-derived consumable			
30	(a) Dealy		onto A home derived concurrentle pro-	duct that is cold in this			
31			ents. – A hemp-derived consumable proc	duct that is sold in this			
32 33	-		wing requirements:	aca standards under 16			
33 34	<u>(1)</u>	-	shall satisfy the child-resistant effectiveners $15(b)(1)$ when tested in accordance with				
34 35		<u>C.F.R. § 1700</u> C.F.R. § 1700).15(b)(1) when tested in accordance with	the requirements of To			
35 36	(2)	¥	shall be labeled with all of the following:				
30 37	<u>(2)</u>		of ingredients and possible allergens and a	a nutritional fact nanal			
38			words "CANNABIS USE WHILE				
39			ASTFEEDING MAY BE HARMFUL.				
40			TAIN CANNABINOIDS IMPAIRS Y				
40 41			E AND OPERATE HEAVY MACHIN				
42			REME CAUTION."	LKI. ILEASE USE			
43			tement that the product is not approved f	or any medical use by			
44			nited States Food and Drug Administration				
45			vords "KEEP OUT OF REACH OF CH				
46			R PHYSICIAN BEFORE USE IF YOU				
47			ASTFEEDING, OR TAKING ANY MED				
48			product is ingestible, the amount of hem				
49			h serving of the product, measured in mil	-			
50			tal amount of hemp-derived cannabinoid				
51			red in milligrams.				

g. The net weight of the product. h. A code that can be scanned to access a website providing the product of batch number, date received, date of completion, and method of analysis for the testing required under G.S. 18D-106. i. An expiration date in accordance with applicable federal law. 6 (b) Advertising. Restrictions – A manufacturer or distributor of a hemp-derived consumable product shall not advertise, market, or offer for sale the product by using, in the labeling or design of the product to product packaging or in advertising or marketing materials any imagery or scenery that depicts or signifies characters or symbols known to appeal primarily to persons under 18 years of age, including, but not limited to, superheroes, comic book characters, video game characters, television show characters, motical creatures, and unitagery or scenery that depicts or signifies characters, motical creatures, and unitagery or scenery that depicts or signifies characters, motical creatures, and unitagery or scenery that depicts or signifies characters, motical creatures, and unitagery or scenery that depicts or signifies characters, motical creatures, and unitagery or scenery that depicts or signifies characters, motical creatures, and unitagery or scenery table. Product Restrictions, Any hemp-derived consumable product intended for ingestion shall not do either of the following: (1) Be sold in a serving that contains more than 200 milligrams, in the aggregate, of one or more hemp-derived canabinoids. (2) Be formed in the shape of an animal or cartoon character. "\$ 18D-108. Forfeiture of property. For any property subject to forfeiture that has not previously been seized pursuant		General Assemb	oly Of North Carolina	Session 2023
2 h. A code that can be scanned to access a website providing the product's batch number. date received, date of completion, and method of analysis for the testing required under GS. 18D-106. 3 i. An expiration date in accordance with applicable federal law. 6 (b) Advertising Restrictions. — A manufacturer or distributor of a hemp-derived consumable product shall not advertise, market, or offer for slat the product by using, in the labeling or design of the product or product packaging or in advertising or marketing materials for the product trade dress, trademarks, branding, or other related materials, any imagery or scenery that depicts or significs characters or symbols known to appeal primarily to persons under scenery that depicts or significs characters or symbols known to appeal primarily to persons under scenery that depicts or significs characters or symbols known to appeal primarily to persons under the product proceent the following: 11 18 years of age, including, but not limited to, superheroes, comic book characters, video game characters, television show characters, movie characters, mythical creatures, and unicorns. 12 (c) Ingestible Product Restrictions. — Any hemp-derived consumable product intended for ingestion shall not do either of the following: 13 (1) Be sold in a serving that contains more than 200 milligrams, in the aggregate, or search, a law enforcement officer may apply to the court for an order authorizing seizure of that property. An order for seizure may be issued only after criminal process has been issued for a violation of GS. 18D-1013((4) or GS. 18D-1013((a) in connection with that property. The order shall describe t	1		g. The net weight of the product.	
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44 workplace program or policy.		(6)	•	
4.5 (/) Ureate a cause of action against an employer for wrongful discharge or	45	(7)	Create a cause of action against an employer for wrong	ful discharge or
46 <u>discrimination.</u>		<u></u>		<u>,</u>
47 (8) <u>Allow the possession, sale, manufacture, or distribution of any substance that</u>		(8)		ny substance that
48 is otherwise prohibited by Article 5 of Chapter 90 of the General Statutes."		<u>(0)</u>	•	
49 SECTION 1.(b) G.S. 18B-500(b) reads as rewritten:		SECT		

	General Assemb	ly Of North Carolina	Session 2023
1 2 3	alcohol law-enfor	ct Matter Jurisdiction. – After taking the oath prescrib rement agent shall have authority to arrest and tak ons for any criminal offense:	-
			on the promises of or
4	(1)	Occurring, encountered, or otherwise discovered	-
5		elsewhere when the conduct relates to, a location	11
6		holding a permit issued by the North Carolina Ald	6
7		Commission or the North Carolina Education Lotte	
8	<u>(1a)</u>	Occurring, encountered, or otherwise discovered	-
9		elsewhere when the conduct relates to a location	holding a license issued
10	"	pursuant to Chapter 18D of the General Statutes.	
11 12	···· Sect	TON 1 (a) This section becomes offective July 1	2024 and applies to all
12		TON 1.(c) This section becomes effective July 1,	
13 14	1	sumable products possessed, sold, distributed, or ma	inuractured on or after that
14 15	date, and to all of	fenses committed on or after that date.	
15 16	DADT II TECH	NICAL CHANGES	
10 17		TION 2.(a) G.S. 90-94.1 is repealed.	
17		TON 2.(a) G.S. 90-94.1 is repeated. TON 2.(b) This section becomes effective July 1, 202	22 and applies to offenses
18 19	committed on or a		23, and applies to offenses
20	committed on or a	inter that date.	
20	PART III. APPF	POPRIATION	
22		TON 3.(a) The following sums are appropriated from	m the General Fund to the
23		blic Safety in nonrecurring funds for the 2023-2024	
24	(1)	Two million dollars (\$2,000,000) to be used to him	•
25	(1)	positions in the Alcohol Law Enforcement Divisi	-
26		Public Safety (ALE Division) to serve as Speci	_
27		implementing the provisions of this act. Upon exha	-
28		fees remitted to the ALE Division pursuant to G.S	
29		this act, shall be used to support the positions on a r	
30	(2)	Five hundred thousand dollars (\$500,000) to be	
31		incurred by the Department of Revenue and t	•
32		implementing the provisions of this act.	
33	SECT	TON 3.(b) Any nonrecurring funds appropriated	l by this section for the
34	2023-2024 fiscal	year that remain unexpended at the end of the 2023-	-2024 fiscal year shall not
35	revert at the end of	of the 2023-2024 fiscal year and shall remain availab	ble for expenditure for the
36	purpose for which	n the funds were appropriated until the funds are expe	ended.
37	SECT	TON 3.(c) This section becomes effective July 1, 20	023.
38			
39		HIBIT USE OF HEMP-DERIVED CONSUMAB	LE PRODUCTS FROM
40		N SCHOOL GROUNDS	
41		TON 4.(a) The title of Article 29A of Chapter 115	C of the General Statutes
42	reads as rewritten		
43		"Article 29A.	
44		rohibiting Use Of Tobacco and Hemp-Derived Consu	umable Products."
45		ION 4.(b) G.S. 115C-407 reads as rewritten:	1
46		Policy prohibiting tobacco use in school build	aings, grounds, and at
47 19		I-sponsored events.	orraming hading of well'
48 40	. ,	ter than August 1, 2008, local boards of education <u>G</u>	
49 50		adopt, implement, and enforce adopt a written polic	• • •
50 51		bacco product by any person in school buildings, in s n or on any other school property owned or oper	
51	campuses, and n	Tor on any other sention property owned of oper	area by the total sentool

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administ	ative public school unit. The policy shall further prohibit the use of all tobacco products
	s attending a school-sponsored event at a location not listed in this subsection when in
	ice of students or school personnel or in an area where smoking is otherwise prohibited
by law.	
(b)	The policy shall include at least all of the following elements:
	(1) Adequate notice to students, parents, the public, and school personnel of the policy.
	 (2) Posting of signs prohibiting at all times the use of tobacco products by any person in and on school property.
	(3) Requirements that school personnel enforce the policy.
(c)	The policy may permit tobacco products to be included in instructional or research
	in public school buildings if the activity is conducted or supervised by the faculty
	overseeing the instruction or research and the activity does not include smoking
	or otherwise ingesting the tobacco product.
(d)	The North Carolina Health and Wellness Trust Fund Commission shall work with
· · ·	the root caroning freating and werness trust rule commission shan work with the description description description and the second description descrip
	tation of this policy including providing information regarding smoking cessation and
	n resources. Nothing in this section, G.S. 143-595 through G.S. 143-601, or any othe
	ohibits a local board of education governing body of a public school unit from adopting
	cing a more restrictive policy on the use of tobacco in school buildings, in school
	on school campuses, or at school-related or school-sponsored events, and in or on othe
school pi	-
senoor p	SECTION 4.(c) Article 29A of Chapter 115C of the General Statutes is amended by
adding a	new section to read:
-	407.1. Policy prohibiting use of hemp-derived consumable products in schoo
<u>, 1100</u>	buildings, grounds, and at school-sponsored events.
<u>(a)</u>	For purposes of this section, the term "hemp-derived consumable product" is defined
	<u>18D-100.</u>
(b)	Governing bodies of public school units shall adopt a written policy prohibiting at al
	use of any hemp-derived consumable product by any person in school buildings, in
	cilities, on school campuses, and in or on any other school property owned or operated
	ublic school unit. The policy shall further prohibit the use of all hemp-derived
	ble products by persons attending a school-sponsored event at a location not listed in
	ction when in the presence of students or school personnel or in an area where the use
	lerived consumable products is otherwise prohibited by law.
<u>(c)</u>	The policy shall include at least all of the following elements:
<u></u>	(1) Adequate notice to students, parents, the public, and school personnel of the
	policy.
	 (2) Posting of signs prohibiting at all times the use of hemp-derived consumable
	products by any person in and on school property.
	(3) Requirements that school personnel enforce the policy.
<u>(d)</u>	The policy may permit hemp-derived consumable products to be included in
	nal or research activities in public school buildings if the activity is conducted or
	d by the faculty member overseeing the instruction or research and the activity does no
	moking, chewing, or otherwise ingesting or inhaling the hemp-derived consumable
product.	noking, enewing, or otherwise ingesting or minaning the hemp-derived collsuinable
(e)	Nothing in this section, G.S. 143-595 through G.S. 143-601, or any other section
	a governing body of a public school unit from adopting and enforcing a more restrictive
-	the use of hemp-derived consumable products in school buildings, in school facilities
	campuses, or at school-related or school-sponsored events, and in or on other school
property.	
property	

	General A	Assemb	ly Of North Carolina	Session 2023
1		SECT	ION 4.(d) G.S. 115C-218.75 is amended by adding a new	w subsection to read:
2	" <u>(a1)</u>	Policie	es Prohibiting Use of Tobacco and Hemp-Derived Consu	mable Products. – A
3	charter sc	hool sh	all adopt policies prohibiting use of tobacco and hemp-	derived consumable
4			buildings, grounds, and at school-sponsored events in acc	
5	29A of thi			
6		SECT	ION 4.(e) G.S. 115C-238.66 is amended by adding a new	subdivision to read:
7		" <u>(7h)</u>	Policies prohibiting use of tobacco and hemp-derived con	nsumable products. –
8			A regional school shall adopt policies prohibiting u	
9			hemp-derived consumable products in school buildin	
)			school-sponsored events in accordance with Article 29A	
		SECT	ION 4.(f) G.S. 115C-150.12C is amended by adding a	
	read:			
		"(15a)	Policies prohibiting use of tobacco and hemp-derived con	nsumable products. –
		<u> </u>	The board of trustees shall adopt policies prohibiting	
			hemp-derived consumable products in school buildin	
			school-sponsored events in accordance with Article 29A	
		SECT	ION 4.(g) G.S. 116-239.8(b) is amended by adding a new	-
		" <u>(9a)</u>	Policies prohibiting use of tobacco and hemp-derived con	nsumable products. –
			The chancellor shall adopt policies prohibiting us	
			hemp-derived consumable products in school buildin	
			school-sponsored events in accordance with Article 29A	
			the General Statutes."	-
		SECT	ION 4.(h) Subdivision (21) of Section 6(d) of S.L. 2018-3	32 reads as rewritten:
		"(21)	Article 29A, Policy Prohibiting Use of Tobacco	
		. ,	Consumable Products."	_
		SECT	ION 4.(i) This section is effective when it becomes law a	nd applies beginning
	with the 2	023-202	24 school year.	
1	PART V.	REGU	LATION OF KRATOM	
		SECT	ION 5.(a) The General Statutes are amended by adding a	new Chapter to read:
			" <u>Chapter 18E.</u>	
			"Regulation of Kratom Products and Processors.	
	" <u>§ 18E-10</u>			
	Unless	s the con	ntext requires otherwise, the following definitions apply in	n this Chapter:
		<u>(1)</u>	Department. – The Department of Revenue.	
		<u>(2)</u>	Distributor. – Any person that delivers or sells kratom pro	ducts for the purpose
			of distribution in commerce.	
		<u>(3)</u>	Kratom product Any consumer commodity containing	
			or 7-hydroxymytragynine or both, extracted from th	e leaf of the plant
			mitragyna speciosa.	
		<u>(4)</u>	Processor Any person that prepares or manufactures kn	ratom products in the
			State, or advertises, represents, or holds itself ou	it as preparing or
			manufacturing kratom products in the State.	
		<u>(5)</u>	Seller Any person who sells a kratom product to const	sumers, including an
			online seller.	
	" <u>§ 18E-10</u>	01. Sale	s restrictions on kratom products.	
	<u>(a)</u>	Restrie	ction. – No person shall do any of the following:	
		<u>(1)</u>	Knowingly, or having reason to know, sell a kratom prod	uct to a person under
			18 years of age.	
		<u>(2)</u>	Knowingly, or having reason to know, distribute sample	s of kratom products
l			in or on a public street, sidewalk, or park.	

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1 2	<u>(3)</u>	Engage in the business of selling a kratom product v issued in accordance with G.S. 18E-105.	without a valid license
2 3 4	<u>(4)</u>	<u>Knowingly, or having reason to know, sell at retail</u> violates the provisions of G.S. 18E-106.	a kratom product that
5	(b) <u>Civil</u>	Penalties. – For any violation of this section, the Depart	tment may take any of
6	the following act	tions against a seller:	
7	<u>(1)</u>	For the first violation, impose a civil penalty of no m	nore than five hundred
8		<u>dollars (\$500.00).</u>	
9	<u>(2)</u>	For the second violation within three years, impose a c	ivil penalty of no more
10		than seven hundred fifty dollars (\$750.00).	
11	<u>(3)</u>	For the third violation within three years of the first vi	iolation, impose a civil
12		penalty of no more than one thousand dollars (\$1,000) a	and suspend the seller's
13		license for up to 30 days.	
14	<u>(4)</u>	For a fourth or subsequent violation within three year	
15		impose a civil penalty of no more than two thousand	
16		either (i) suspend the seller's license for up to one year o	or (ii) revoke the seller's
17		license.	
18		n which the Department is entitled to suspend or revoke	
19		accept from the seller an offer in compromise to pay a pe	
20		lollars (\$3,000). The Department may either accept a co	
21		both. The Department may accept a compromise and sus	pend the license in the
22	same case.		
23		nses. – It is a defense to a violation of subdivision (1) of	t subsection (a) of this
24		ler does any of the following:	o opposiol identification
25	<u>(1)</u>	Shows that the purchaser produced a drivers license, a condisioned under $C = 20.277$ or isomed by the state of	
26 27		card issued under G.S. 20-37.7 or issued by the state ag	
27		authorized to issue similar official state special identi-	
28 29		state, a tribal enrollment card issued by a State or feder Tribe, a military identification card, or a passport show	
30		to be at least the required age for purchase and bearing	• • •
31		of the person named on the card reasonably describing	
32	<u>(2)</u>	Produces evidence of other facts that reasonably indica	-
33	<u>1-1</u>	that the purchaser was at least the required age.	ated at the time of sure
34	<u>(3)</u>	Shows that at the time of purchase, the purchaser	r utilized a biometric
35	<u>(0)</u>	identification system that demonstrated (i) the purcha	
36		the required age for the purchase and (ii) the purchase	
37		registered with the seller or seller's agent a drive	
38		identification card issued under G.S. 20-37.7 or issued	·
39		any other state authorized to issue similar official state	e special identification
40		cards for that state, a military identification card, or a	a passport showing the
41		purchaser's date of birth and bearing a physical des	cription of the person
42		named on the document.	
43	(d) Proce	eds of Civil Penalty The clear proceeds of any civil p	penalty imposed under
44	this section shall	Il be remitted to the Civil Penalty and Forfeiture Fun	nd in accordance with
45	<u>G.S. 115C-457.2</u>) <u>.</u>	
46		iture. – Any product sold in violation of subdivision (4) of	
47		subject to forfeiture pursuant to the procedures set forth in	
48		fenses involving the purchase, attempted purchase, or	possession of kratom
49		ucts by a person under 18 years of age.	1
50		unlawful for any person to give a kratom product to any	-
51	old without the c	consent of the underaged person's parent or legal guardiar	<u>1.</u>

	General	Assem	bly Of North Carolina	Session 2023
1	<u>(b)</u>	<u>It is u</u>	unlawful for a person less than 18 years old to purcha	se or attempt to purchase a
2	kratom p	roduct.		* *
3	<u>(c)</u>	<u>It is u</u>	inlawful for any person to enter or attempt to enter a pl	ace where kratom products
4	are sold of	or cons	umed, or to obtain or attempt to obtain kratom produ	cts, or to obtain or attempt
5	to obtain	permis	sion to purchase kratom products, in violation of sub	osection (b) of this section,
6			npting to use any of the following:	
7		(1)	A fraudulent or altered drivers license.	
8		(2)	A fraudulent or altered identification document oth	her than a drivers license.
9		$\overline{(3)}$	A drivers license issued to another person.	
10		(4)	An identification document other than a drivers	license issued to another
11		<u> </u>	person.	
12		(5)	Any other form or means of identification that indic	cates or symbolizes that the
13		<u> </u>	person is not prohibited from purchasing or possess	•
14			this section.	
15	(d)	It is	unlawful for any person to permit the use of the pers	son's drivers license or any
16		-	entification of any kind issued or given to the person	
17			ipts to violate subsection (b) of this section.	<u></u>
18	<u>(e)</u>		Ities. –	
19	<u></u>	$\frac{1}{(1)}$	Any person less than 18 years old who violates this	s section is guilty of a Class
20		<u><u> </u></u>	2 misdemeanor.	
21		(2)	Any person at least 18 years old who violates this	section is guilty of a Class
22		<u> </u>	1 misdemeanor.	
23		(3)	Aiding or abetting a violation of this section shall	be punished as provided in
24		<u>(0)</u>	subdivisions (1) and (2) of this subsection, and a	
25			section shall apply to that offense.	<u> </u>
26	(f)	Noth	ing in this section prohibits an underage person fro	m selling, transporting, or
27			om products in the course of employment, if the employment	
28	-		awful under applicable youth employment statutes.	
29			fenses involving the manufacture and distribution	of kratom products.
30	(a)		nses. – It is unlawful for a manufacturer or distributor	
31	<u>. </u>		Knowingly, or having reason to know, distribute sa	
32		<u></u>	in or on a public street, sidewalk, or park.	
33		(2)	Engage in the business of manufacturing or dist	ributing a kratom product
34		<u> </u>	without a valid license issued in accordance with C	
35		(3)	Knowingly, or having reason to know, manufact	
36		<u> </u>	product that violates the provisions of G.S. 18E-10	
37	<u>(b)</u>	Crim	inal Penalties. – A violation of this section is a Class	
38	$\overline{(c)}$		Penalties. – In addition to any criminal punishment a	
39			section shall result in the Department taking one or mo	•
40	against th			
41		(1)	Suspend the licensee's license for a specified peri-	od of time not longer than
42			three years.	
43		(2)	Revoke the licensee's license.	
44		$\underline{(3)}$	Impose conditions on the operating hours of the lic	censee's business.
45		$\underline{(4)}$	Impose civil penalties as follows:	
46		<u>~ /</u>	<u>a.</u> For a first violation, impose a civil pena	alty of no more than one
47			thousand dollars (\$1,000).	· · · · · · · · · · · · · · · · · · ·
48			b. For a second violation within three years, in	mpose a civil penalty of no
49			more than five thousand dollars (\$5,000).	<u> </u>

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1 2 3		<u>c.</u>		n three years of the first violation, impose a than seven thousand five hundred dollars		
3 4 5			$\frac{1}{2}$ – In any case in which the l	Department is entitled to suspend or revoke the seller an offer in compromise to pay a		
6 7	penalty of not more than eight thousand dollars (\$8,000). The Department may either accept a compromise or revoke a license, but not both. The Department may accept a compromise and					
8	suspend the licer					
9 10	this section sha	ll be re		occeeds of any civil penalty imposed under and Forfeiture Fund in accordance with		
11	<u>G.S. 115C-457.2</u>					
12	(f) Forfe	eiture. –	Any product sold in violation	n of subdivision (3) of subsection (a) of this		
13	section shall be s	subject	to forfeiture pursuant to the p	procedures set forth in G.S. 18D-108.		
14	" <u>§ 18E-104. En</u>	forcem	<u>ent.</u>			
15	(a) Auth	ority. –	The ALE Division shall en	nforce the provisions of this Chapter in a		
16	manner that may	reason	ably be expected to reduce th	ne extent to which kratom products are sold		
17	or distributed to	o perso	ns under 18 years of age	and shall conduct random, unannounced		
18	inspections at lo	cations	where kratom products are so	old or distributed to ensure compliance with		
19	the provisions of	f this Cl	napter.	-		
20	(b) Repo	rt. – Be	ginning January 1, 2025, the	ALE Division shall submit an annual report		
21				E Division's enforcement efforts under this		
22	Chapter. The AI	LE Divi	sion shall also make the repo	ort required under this subsection available		
23	on the ALE Divi			*		
24				utors, and sellers of kratom products.		
25				hat is in the business of manufacturing,		
26				shall obtain the appropriate license from the		
27						
28	Department authorizing the person or entity to engage in that business. The license shall be obtained prior to the commencement of business or by July 1, 2024, whichever is later.					
29		· · ·				
30		section, a person shall meet all of the following criteria:				
31	(1)		least 18 years old.	.14.		
32	(1) (2)			ormation determined by the Department to		
33 34		be ne	cessary for the efficient enfo	rcement of this Chapter.		
34 35	<u>(3)</u>			ny relating to a controlled substance within		
	(A)		ears in any state or federal jur			
36	<u>(4)</u>			and the taking of reasonable samples by the		
37	(5)		Division of the person's inve	• •		
38	<u>(5)</u>		• • •	ax returns to the State and in payment of all		
39			-	ctable pursuant to G.S. 105-241.22.		
40	<u>(6)</u>		nit to the Department the appr			
41		<u>a.</u>		ire kratom products, a fee of five thousand		
42			<u>dollars (\$5,000).</u>			
43		<u>b.</u>		kratom products, a fee of two thousand five		
44			hundred dollars (\$2,500).			
45		<u>c.</u>		n products at a retail location, a fee of one		
46				for each location. However, a single entity		
47				s shall not pay more than two thousand five		
48				nd shall submit a list of all locations to the		
49			Department.			
50		<u>d.</u>	For a license to sell kratom	products online, to be delivered to a person		
51			within this State, a fee o	f one hundred dollars (\$100.00) for each		

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	internet website offering delivery in this State. However, a single
)	entity with more than 25 internet websites shall not pay more than two
	thousand five hundred dollars (\$2,500) and shall submit a list of all
	internet websites to the Department.
	(c) Duration and Renewal. – A license issued pursuant to this section is valid for a period
	of one year and may be renewed annually. Prior to renewal, licensees shall submit to the
	Department their most recent inspection report and the appropriate renewal fee as follows:
	(1) For a license to manufacture kratom products, a renewal fee of one thousand dollars (\$1,000).
	(2) For a license to distribute kratom products, a renewal fee of seven hundred
	fifty dollars (\$750.00).
	(3) For a license to sell kratom products at a retail location, a renewal fee in the
	same amount as the initial licensing fees established under subsection (b) of
	this section.
	(d) Additional Requirements for Processors and Distributors. – The Department shall
	require all processors and distributors to register all kratom products offered for sale by the
	processor or distributor, in the State, with the Department. The registration shall include any
	information that the Department deems necessary to ensure compliance with the provisions of
	this Chapter.
	(e) Adverse Event Reports. – The Department shall require a processor or distributor,
	upon receipt of any adverse event report related to a product manufactured or distributed by that
	processor or distributor, to submit a copy of the adverse event report, as required under 21 U.S.C.
	§ 379aa-1, to the Department within 30 days. If the processor or distributor does not submit a
	copy of the adverse event report within the time allotted, the registration for that product shall be
	revoked and the license for that processor or distributor shall be suspended or revoked, at the
	discretion of the Department.
	(f) Rules. – The Department shall have authority to adopt, amend, and repeal rules to
	carry out the provisions of this Chapter. Those rules shall become effective when adopted
	pursuant to Chapter 150B of the General Statutes.
	(g) Distribution of Revenue. – The revenue collected from fees established under this
	section shall be remitted to the ALE Division to be used to cover costs incurred by the ALE
	Division in enforcing the provisions of this Chapter. To the extent the funds described in this
	subsection are deemed unappropriated, the funds are hereby appropriated for the purpose set forth
	in this subsection.
	(h) Exception. – Notwithstanding the provisions of this section, or any other provision of
	this Chapter requiring a license pursuant to this section, a business that has a permit issued
	pursuant to G.S. 18B-1001 or G.S. 90-85.21 is not required to obtain the license under this
	section for the purpose of making retail sales of kratom products pursuant to the provisions of
	this Chapter. A business exempted from the licensing requirements by this subsection shall be
	subject to all other requirements of this Chapter.
	"§ 18E-106. Kratom product limitations.
	<u>A kratom processor, distributor, or seller shall not prepare, manufacture, distribute, or offer</u>
	for sale any of the following:
	(1) A kratom product that is adulterated with a dangerous non-kratom substance.
	A kratom product is adulterated with a dangerous non-kratom substance if the
	kratom product is mixed or packed with a non-kratom substance and that
	substance affects the quality or strength of the kratom product to such a degree
	as to render the kratom product injurious to a consumer.
	(2) A kratom product that is contaminated with a dangerous non-kratom
	substance. A kratom product is contaminated with a dangerous non-kratom
	substance if the kratom product contains a poisonous or otherwise deleterious
	sectimet in the matching product community polyonous of other wise detected up

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1		non-kratom ingredient, including any controlled	substance regulated by
2		Article 5 of Chapter 90 of the General Statutes.	
3	<u>(3)</u>	A kratom extract that contains levels of residual	solvents higher than is
4		allowed in the U.S. Pharmacopeia 467.	-
5	<u>(4)</u>	A kratom product containing a level of 7-hydroxym	itragynine in the alkaloid
6		fraction that is greater than one percent (1%)	of the overall alkaloid
7		composition of the product.	
8	<u>(5)</u>	A kratom product containing any synthetic alkale	oids, including synthetic
9		mitragynine, synthetic 7-hydroxymitragynine, or	any other synthetically
10		derived compounds of the kratom plant.	
11	<u>(6)</u>	A kratom product that does not provide adequate labe	eling directions necessary
12		for safe use by consumers, including a recomm	nended serving size, the
13		recommended number of servings per day, and the n	number of servings in the
14		package that is sold.	
15	" <u>§ 18E-107. Fo</u> r	rfeiture of property.	
16	For any prop	erty subject to forfeiture that has not previously been se	eized pursuant to an arrest
17	or search, a law	enforcement officer may apply to the court for an ord	ler authorizing seizure of
18		n order for seizure may be issued only after criminal pr	
19	<u>a violation of G</u>	.S. 18E-101(a)(4) or G.S. 18E-103(a)(3) in connection	n with that property. The
20		ibe the property to be seized and shall state the facts es	tablishing probable cause
21		e property is subject to forfeiture.	
22		nstruction of Chapter.	
23	-	nis Chapter shall be construed to do any of the following	
24	<u>(1)</u>	Permit a person to undertake any task under the influ	
25		when doing so would constitute negligence or profe	
26	<u>(2)</u>	Permit a person to operate, navigate, or be in actual p	•
27		vehicle, aircraft, motorized watercraft, or any other	r vehicle while under the
28	<i>(</i> -)	influence of a kratom product.	
29	<u>(3)</u>	Require an employer to accommodate the use of	-
30		workplace or an employee working while under the	he influence of a kratom
31		product.	
32	<u>(4)</u>	Require an individual or establishment in lawful p	± ± •
33		admit a guest, client, customer, or other visitor who	is impaired as a result of
34 25		the person's use of a kratom product.	1,1, 1, 1, 1, 1, 1,
35	<u>(5)</u>	Exempt a person from prosecution for a criminal offe	
36		or intoxication resulting from the use of a kratom pr	
37		from any requirement under law to submit to a brea	
38		test to detect the presence of a controlled substance.	
39 40	<u>(6)</u>	Limit the ability of an employer to establish, continu	ue, or enforce a drug-free
40 41	(7)	workplace program or policy.	r wrongful discharge or
41 42	<u>(7)</u>	Create a cause of action against an employer fo	a wrongrur discharge or
42 43	(9)	discrimination.	tion of any substance that
43 44	<u>(8)</u>	Allow the possession, sale, manufacture, or distribution of the possession of the po	-
44 45	SEC	is otherwise prohibited by Article 5 of Chapter 90 of FION 5.(b) G.S. 18B-500(b), as amended by Section	
4 <i>5</i> 46	rewritten:	101 5.0 0.5.10 5.00 0.5.10 5.00 0.5.10 5.00 0.5.10 0.5.	on 1 of this act, reads as
40 47		ect Matter Jurisdiction. – After taking the oath prescrib	ned for a neace officer on
47 48	· / J	present agent shall have authority to arrest and take	-
48 49		ons for any criminal offense:	e onici nivesugatory allu
49 50	(1)	Occurring, encountered, or otherwise discovered	on the premises of or
51	(1)	elsewhere when the conduct relates to, a location	-
51		ensemble when the conduct relates to, a rocation	under upprication for of

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holding a permit issued by the North Carolina Alcoholic Beverage Control Commission or the North Carolina Education Lottery Commission.
(1a) Occurring, encountered, or otherwise discovered on the premises of, or
elsewhere when the conduct relates to a location holding a license issued
pursuant to Chapter 18D or Chapter 18E of the General Statutes.
" "
SECTION 5.(c) This section becomes effective July 1, 2024, and applies to all
kratom products possessed, sold, distributed, processed, or manufactured on or after that date and
to all offenses committed on or after that date.
PART VI. MISCELLANEOUS
SECTION 6.(a) The Department of Revenue shall establish guidance to parties
regulated by the provisions of Chapter 18D and Chapter 18E of the General Statutes, as enacted
by this act. The Department shall adopt and amend rules prior to July 1, 2024, however, no rule
may become effective until on or after that date. The Department shall provide and accept
applications for licensure, and issue licenses in accordance with Chapter 18D and Chapter 18E
of the General Statutes, as enacted by this act, prior to July 1, 2024, in order that licensees may
be in compliance with the provisions of Chapter 18D and Chapter 18E of the General Statutes on
July 1, 2024. No license issued by the Department shall become effective prior to July 1, 2024.
The Department of Revenue may use the procedure set forth in G.S. 150B-21.1 to adopt or amend
any rules as required under this section.
SECTION 6.(b) The Department of Public Safety shall adopt rules, or amend their
rules, consistent with the provisions of this act. The Department of Public Safety may use the
procedure set forth in G.S. 150B-21.1 to adopt or amend any rules as required under this section.
SECTION 6.(c) Prosecutions for offenses committed before the effective date of this
act are not abated or affected by this act, and the statutes that would be applicable but for this act
remain applicable to those prosecutions.
SECTION 6.(d) If any provision of this act or its application is held invalid, the
invalidity does not affect other provisions or applications of this act that can be given effect
without the invalid provisions or application and, to this end, the provisions of this act are
severable.
SECTION 6.(e) Except as otherwise provided, this act is effective when it becomes
law.