

PROPOSED AMENDMENTS TO SENATE BILL NO. 2096

Page 1, after line 11, insert:

“1. “Broad spectrum” means hemp extract or hemp commodity or product containing naturally occurring hemp-derived cannabinoids, terpenes, and other naturally occurring compounds, but where Tetrahydrocannabinol has been removed to non-detectable levels using a fit-for-purpose method, with a total tetrahydrocannabinol level not to exceed an amount determined by the commissioner.

2. “Chemically derived cannabinoid” means a chemical substance that is created by a chemical reaction that changes the molecular structure of any chemical substance derived from the plant Cannabis. This term does not include cannabinoids that are produced by decarboxylation from a naturally occurring cannabinoid acid without the use of a chemical catalyst.

3. “Full spectrum” means hemp extract or hemp commodity or product containing naturally occurring hemp-derived cannabinoids, terpenes, and other naturally occurring compounds, processed without intentional complete removal of any compound and without the addition of isolated cannabinoids, with a total tetrahydrocannabinol level not to exceed an amount determined by the commissioner.

Page 1, line 19, after “product made from hemp” insert “or a hemp extract,”

Page 2, line 6, remove “and”

Page 2, after line 6, insert:

“(4) Cannabidiol (CBD) products and cannabigerol (CBG) products, including broad spectrum, full spectrum, and isolate products, with a total tetrahydrocannabinol level not to exceed an amount determined by the commissioner; and”

Page 2, line 7, replace “4” with “5”

Page 2, line 12, remove “(2) Hemp extract;”

Page 2, line 14, remove “, edible, or combustible”

Page 2, line 15, after “containing” insert

“delta-8 tetrahydrocannabinol, also known as delta-8 THC;

(5) A product containing”

Page 2, line 16, remove “(a) Delta-8 tetrahydrocannabinol, also known as delta-8 THC;”

Page 2, after line 28, insert:

“8. “Isolate” means hemp extract or hemp commodity or product comprised of a single cannabinoid compound.”

Page 3, Line 3, remove:

“6. “Hemp tincture” means a solution consisting of a mixture created from a hemp extract and other ingredients. A container holding a hemp tincture may not exceed thirty milliliters. The maximum concentration or amount of total tetrahydrocannabinol permitted in a hemp tincture is fifty milligrams per container.

Page 3, Line 3, insert:

“6. Hemp tincture means a solution that may not exceed thirty milliliters consisting of
a. at least 25 percent non-denatured alcohol, in addition to a hemp extract, and other ingredients intended for human consumption or ingestion; or
b. glycerin or plant-based oil and hemp extract, and is intended for human consumption or ingestion.

Page 4, line 8, after “cannabinoids” insert “or delta-8 tetrahydrocannabinol”

Page 8, line 11, replace “commissioner’s” with “attorney general’s”

Page 8, lines 11 and 12, remove “for use in regulating compliance with this chapter”

Renumber accordingly