

October 18, 2024

Senator Steve Huffman Ohio Senate 1 Capitol Square Senate Building Room 040 Columbus, OH 43215

Re: Hemp proposal feedback

Dear Senator Huffman:

As you know, the U.S. Hemp Roundtable is a coalition of dozens of leading companies and organizations committed to safe hemp and CBD products. We advocate for science-driven, equitable, and inclusive law and regulation for hemp industries – including agriculture, oilseed, fiber and extracts, such as CBD – to produce a reliable, sustainable supply chain of responsible commerce.

The Roundtable has enjoyed a long working relationship with you to create and maintain the opportunity for hemp to be grown in Ohio and for hemp products to be sold in retail shops in the state. Hemp products have been sold for years in businesses large and small throughout the state of Ohio. Consumer demand continues to grow and new products, such as hemp-infused beverages, regularly enter the market.

We appreciate that you are seeking input from industry experts like the Roundtable so your work can be informed by our extensive research and experience with these products. As you consider options, we urge you to use caution in creating product bans and eliminating hemp products from store shelves without fully considering the implications and the potential alternatives.

As you know, when the Ohio Senate passed language last December that would ban hemp products containing anything over extremely low limits of THC (.5 mg/serving or 2 mg per package), we immediately raised alarm bells. We noted that the limits in H.B. 86 passed last year would <u>wipe out almost all of the hemp product</u> <u>market</u> in Ohio, not just intoxicating products. Common hemp products such as CBD oils, hemp containing beverages, and even topical hemp products would have been banned under H.B. 86 had it passed.

At that time, we suggested alternatives such as creating an adult-use category of hemp products and agerestricting intoxicating products to address concerns over sales to youth. We realize that many states have struggled to agree on a definition of "intoxicating." Thus, the Roundtable now supports age restricting any consumable hemp products in conjunction with implementing other regulatory standards as noted below.



Despite our previous discussions focused on regulating adult-use hemp products, we are aware that the Ohio Senate may again be poised to pass another ban on certain products. We maintain our strong opposition to such efforts and oppose any demarcation of "intoxicating" hemp products using the extreme limits included in H.B. 86.

We urge you to consider a regulatory approach to the sale of hemp products in Ohio that preserves consumer choice while addressing policy makers' stated concerns over safety and youth access. We are supportive of the attached draft bill submitted to you by colleagues at the American Healthy Alternatives Association that addresses a number of concerns expressed by legislators considering hemp regulation.

The proposed bill would include provisions addressing, among other things, stronger enforcement, licensing for manufacturers and sellers, independent testing of hemp products, adequate labeling which prohibits child-enticing images, and age restrictions on the sale of hemp-derived consumable products.

We stand ready to work with the legislature on meaningful hemp product regulation and appropriate age limitations for the sale of certain products. We believe strict bans will only support out-of-state, online, and illicit sales of these products, with no enforceable safety or age requirements, which does nothing to address the issues legislators have cited as the need for new hemp legislation.

We seek to support and maintain Ohio's hemp industry, most especially Ohio's retail and small business communities that currently benefit from the sale of hemp products. Those businesses will be harmed and potentially put in jeopardy by a ban on hemp products.

We respectfully submit that a strong regulatory approach to hemp products, without bans, is the best path forward for businesses and consumers alike. Thank you for your consideration and opportunity to comment as you draft legislation.

Sincerely,

Jonathan Miller General Counsel U.S. Hemp Roundtable

Attachment



2024 U.S. HEMP ROUNDTABLE MEMBERSHIP

EXECUTIVE COMMITTEE

			• • • • • • •	• • •				
AMERICAN SHAMAN		BRĒZ				CRONOS GROUP		
CYCLING FROG			JUST BRANDS			MEDTERRA		
		BOAI	RD OF DIR	RECTO	RS			
AMERICAN SHAM	AN CI	RONOS	ROUP		M GREEN		MEDTERRA	
BAYOU CITY HEM	IP CL	CULTIVATED CBD CURALEAF CYCLING FROG FEALS			PARTNERS		PANDA BIOTECH	
BRĒZ				GREEN COMPASS HEMP 4 HEROES JUST BRANDS		SUNMED YOUR CBD STORE		
	-					TURNII	TURNING POINT BRANDS U.S. HEMP AUTHORITY*	
CHEECH AND CHO	-			LU	LUCYD			
CORNBREAD HEMP G		ARDEN O)F LIFE			VEI	RGE AGRITECH	
			MEMBI	ERS				
ACKNOWLEDGE	CONSUMER HEAL PRODUCTS ASSOC		GOTHAM GREEN	PARTNERS	ME	DTERRA	THE HEMP COLLECT	
ALLIANCE FOR NATURAL HEALTH	CORNBREAD HEMP		GREEN COMPASS		MINDSET CAPITAL		THE HEMP DOCTOR	
USA*	COUNCIL FOR RESP		HAPP			NAL ANIMAL	TEXAS HEMP COALITION	
AMERICAN HERBAL PRODUCTS ASSOCIATION*	NUTRITION					ENT COUNCIL*	TOTAL WINE & MORE	
AMERICAN SHAMAN	CRESCENT CA	NNA	HEMP 4 HE			DATA SERVICES	TRIPLE 333 BEVERAGES	
AMERICANS FOR SAFE ACCESS*	CRONOS GRO		HEMP ALLIANC		NORTHERN DIVERSIFIED U. SOLUTIONS			
BATCH			HIGH RISE BEVI				U.S. HEMP AUTHORITY*	
BAYOU CITY HEMP	CURALEAF CV SCIENCES CYCLING FROG DELTA BEVERAGES		IMPERIAL CBD EX		0-1	GLASS	UNITED NATURAL	
BLNCD NATURALS			INDIGENOUS (CANNABIS	PA BEE	R ALLIANCE	PRODUCTS ALLIANCE*	
BRĒZ			INDUSTRY ASSO			A BIOTECH	VERGE AGRITECH	
CANN	ELECTRIC BRA		INDIGENOUS PR TRADE ALLI			ER & LEAF	VETERINARY CANNABIS SOCIETY*	
CBD KRATOM	ESQUIRE BAI	١K	INTEGRISH	HIELD		RELEAF	VIRBAC	
CBDISTILLERY	FEALS		JUST BRA	NDS		CRAFT BEER RIBUTORS	VIRGINIA HEMP COALITION	
CBDFX	FLEX PAYMENT SO	UTIONS	LUCYE)	SOUTH DAK	OTA INDUSTRIAL	WAAVE TECHNOLOGIES	

CHEECH AND CHONG

CLASSIC CITIVA

COLORADO HEMP COMPANY

COLUMBIA BASIN BIOSCIENCE

FLEX PAYMENT SOLUTIONS FLORAWORKS

FLOWERZ

GARDEN OF LIFE GASKO & MEYER

LUCYD M&C COMMUNICATIONS

MAD TASTY MARY JONES BEVERAGE **HEMP ASSOCIATION***

SPARTAN SWORD*

ST.RAINS

SUNMED | YOUR CBD STORE

SN.*

ON*

WE ARE FOR BETTER ALTERNATIVES*

WINE AND SPIRITS WHOLESALERS OF **KENTUCKY***

ZILIS

*DENOTES NON-PROFIT ADVOCACY PARTNER.

Advocacy partners do not necessarily endorse the positions of the U.S. Hemp Roundtable



Paid for by U.S. Hemp Roundtable, Inc., an independent, nonprofit organization exempt from federal taxation under section 501(c)(4) of the Internal Revenue Code. Learn more at www.hempsupporter.com

Reviewed As To Form By Legislative Service Commission

I_135_2862-1

135th General Assembly Regular Session 2023-2024

. B. No.

A BILL

To amend sections 928.01, 928.06, and 3719.01 and	1
to enact sections 930.01, 930.02, 930.03,	2
930.04, 930.05, 930.06, 930.07, 930.08, 930.09,	3
930.10, 930.11, 930.12, 930.13, 930.14, 930.15,	4
930.16, 930.17, and 930.99 of the Revised Code	5
to regulate the manufacture, distribution, and	6
sale of inhalable and ingestible hemp products.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 928.01, 928.06, and 3719.01 be	8
amended and sections 930.01, 930.02, 930.03, 930.04, 930.05,	9
930.06, 930.07, 930.08, 930.09, 930.10, 930.11, 930.12, 930.13,	10
930.14, 930.15, 930.16, 930.17, and 930.99 of the Revised Code	11
be enacted to read as follows:	12
Sec. 928.01. As used in this chapter:	13
(A) "Cannabidiol" means the cannabidiol compound,	14
containing a delta-9 tetrahydrocannabinol concentration of not	15
more than three-tenths per cent, derived from hemp.	16
(B) "Cultivate" or "cultivating" means to plant, water,	17



grow, fertilize, till, or harvest a plant or crop. "Cultivating" 18 includes possessing or storing a plant or crop on a premises 19 where the plant or crop was cultivated until transported to the 20 first point of sale. 21 (C) "Hemp" means the plant Cannabis sativa L. and any part 22 of that plant, including the seeds thereof and all derivatives, 23 extracts, cannabinoids, isomers, acids, salts, and salts of 24 isomers, whether growing or not, with a delta-9 25 tetrahydrocannabinol concentration of not more than three-tenths 26 per cent on a dry weight basis. 27 (D) "Hemp cultivation license" means a license to 28 cultivate hemp issued under section 928.02 of the Revised Code. 29 (E) "Hemp processing license" means a license to process 30 hemp issued under section 928.02 of the Revised Code. 31 (F) "Hemp product" means any product, containing a delta-9 32 tetrahydrocannabinol concentration of not more than three-tenths 33 per cent, that is made with hemp and that is not a hemp-derived 34 consumable product as defined in section 930.01 of the Revised 35 <u>Code</u>. "Hemp product" includes cosmetics, personal care products, 36 dietary supplements or food intended for animal or human 37 consumption, cloth, cordage, fiber, fuel, paint, paper, 38 particleboard, and any other product containing one or more 39 cannabinoids derived from hemp, including cannabidiol. 40 (G) "Marihuana" has the same meaning as in section 3719.01 41 of the Revised Code. 42

(H) "Medical marijuana" has the same meaning as in section 3796.01 of the Revised Code.

(I) "Process" or "processing" means converting hemp into a45hemp product.46

43

. B. No. I_135_2862-1

(J) "Delta-9 tetrahydrocannabinol" means the sum of the
percentage by weight of tetrahydrocannabinolic acid multiplied
48
by 0.877 plus the percentage by weight of delta-9
tetrahydrocannabinol.

(K) "University" means an institution of higher education as defined in section 3345.12 of the Revised Code and a private nonprofit institution with a certificate of authorization issued pursuant to Chapter 1713. of the Revised Code.

(L) "USDA" means the United States department of 55 agriculture. 56

Sec. 928.06. There is hereby created in the state treasury 57 the hemp program fund. The fund shall consist of all fees 58 59 collected under rules adopted under section 928.03 of the Revised Code; fees and fines collected under Chapter 930. of the 60 <u>Revised Code;</u> money appropriated to the fund; and any other 61 money received from gifts or federal grants. All investment 62 earnings of the fund shall be credited to the fund. The director 63 of agriculture shall use money in the fund to as follows: 64

(A) Money collected from fees under rules adopted under65section 928.03 of the Revised Code and money appropriated to the66fund for purposes of this chapter or received from gifts or67federal grants for purposes of this chapter shall be used to68administer and enforce this chapter and rules adopted under it.69

(B) Money collected from fees or fines under Chapter 930.70of the Revised Code and money appropriated to the fund for71purposes of that chapter or received from gifts or federal72grants for purposes of that chapter shall be used to administer73and enforce Chapter 930. of the Revised Code and rules adopted74under it.75

Page 3

51

52

53

Sec. 930.01. As used in this chapter: 76 (A) "Batch" means a specific quantity of hemp-derived 77 consumable product to which all of the following apply: 78 (1) It is manufactured at the same time using the same 79 methods, equipment, and ingredients. 80 (2) It is uniform and intended to meet specifications for 81 identity, strength, purity, and composition. 82 (3) It is manufactured, packaged, and labeled according to 83 a single batch production record executed and documented in 84 accordance with rules adopted under section 930.07 of the 85 Revised Code. 86 (B) "Batch identification number" means a unique numeric 87 or alphanumeric identifier assigned to a batch. 88 (C) "Counter" means the point of purchase at a retail 89 establishment. 90 (D) "Distributor" means a person or entity that purchases 91 hemp-derived consumable products from a manufacturer and sells 92 those products to a retailer. 93 (E) "Franchise" means a contract of definite duration or 94 continuing indefinite duration, between a manufacturer and a 95 distributor, in which the distributor is granted the right to 96 sell within this state or any designated area of the state some 97 or all of the manufacturer's hemp-derived consumable products to 98 retailers licensed under this chapter. 99 (F) "Food service operation" has the same meaning as in 100 section 3717.01 of the Revised Code. 101 (G) "Hemp" has the same meaning as in section 928.01 of 102

the Revised Code.

(H) "Hemp-derived cannabinoid" means any cannabinoid	104
derived from a compound found in hemp, including delta-9	105
tetrahydrocannabinol, tetrahydrocannabinolic acid (THCA),	106
cannabidiol (CBD), cannabidiolic acid (CBDA), cannabinol (CBN),	107
cannabigerol (CBG), cannabichromene (CBC), cannabicycol (CBL),	108
cannabivarin (CBV), tetrahydrocannabivarin (THCV),	109
cannabidivarin (CBDV), cannabicitran (CBT), delta-7	110
tetrahydrocannabinol, delta-8 tetrahydrocannabinol, delta-10	111
tetrahydrocannabinol, or hexahydrocannabinol (HHC). "Hemp-	112
derived cannabinoid" includes any synthetic cannabinoid derived	113
from hemp and contained in a hemp-derived consumable product.	114
(I) "Hemp-derived consumable product" means a hemp product	115
that is a finished good intended for human ingestion or	116
inhalation that contains a delta-9 tetrahydrocannabinol	117
concentration of not more than three-tenths of one per cent on a	118
dry weight basis, but may contain concentrations of other hemp-	119
derived cannabinoids in excess of three-tenths of one per cent.	120
"Hemp-derived consumable product" does not include hemp products	121
that are not intended for ingestion or inhalation, or seeds or	122
seed-derived ingredients that are generally recognized as safe	123
by the United States food and drug administration.	124
(J) "Identification card" means a driver's or commercial	125
driver's license or state identification card issued under	126
Chapters 4506. and 4507. of the Revised Code, as applicable, or	127
an equivalent license or identification card issued by another	128
state, a military identification card issued by the United	129
States department of defense, or a United States or foreign	130
passport that displays a picture of the individual for whom the	131
license, card, or passport was issued.	132

(K) "Ingestion" means the process of consuming hemp	133
through the mouth by swallowing into the gastrointestinal system	134
or through tissue absorption.	135
	100
(L) "Inhalation" means the process of consuming hemp	136
through the respiratory system through the mouth or nasal	137
passageway.	138
(M) "Manufacture" means to compound, blend, extract,	139
infuse, cook, or otherwise make or prepare products containing a	140
hemp-derived cannabinoid, including the processes of extraction,	141
infusion, packaging, repackaging, labeling, and relabeling of	142
products containing a hemp-derived cannabinoid.	143
(N) "Manufacturer" means any person who manufactures a	144
hemp-derived consumable product.	145
<u>(0) "Retail establishment" means a place of business open</u>	146
to the general public for the sale of goods or services.	147
(P) "Retailer" means a person that sells a hemp-derived	148
consumable product at retail to consumers.	149
(Q) "School" means a school operated by a city, local,	150
exempted village, or joint vocational school district or an	151
educational service center, a community school under Chapter	152
3314. of the Revised Code, a STEM school under Chapter 3326. of	153
the Revised Code, a college-preparatory boarding school under	154
Chapter 3328. of the Revised Code, or a chartered or	155
nonchartered nonpublic school.	156
(R) "Serving" means a quantity of a hemp-derived	157
consumable product indicated on the label of the product that is	158
intended for a single use by an individual.	159
(S) "Sell" means the exchange, barter, gift, sale,	160

distribution, or delivery of a hemp-derived consumable product.	161
(T) "Testing laboratory" means a laboratory that meets all	162
of the following conditions:	163
(1) Holds an ISO 17025 accreditation or is registered with	164
the drug enforcement administration in accordance with 21 C.F.R.	165
<u>1301.13;</u>	166
(2) Does not have a direct or indirect interest in the	167
entity whose product is being tested;	168
(3) Does not have a direct or indirect interest in a	169
facility that cultivates, processes, distributes, dispenses, or	170
sells hemp-derived consumable products in this state or any	171
other jurisdiction;	172
(4) Performs tetrahydrocannabinol concentration sampling	173
and testing using the high-performance chromatography (HPLC)	174
	175
method.	1/5
Sec. 930.02. (A) It is the intent of the General Assembly	176
to establish uniform and statewide regulations governing the	177
manufacture, distribution, and retail sale of hemp-derived	178
consumable products in this state.	179
(B) The department of agriculture shall enforce this	180
chapter in a manner that may reasonably be expected to reduce	181
the extent to which hemp-derived consumable products are sold or	182
distributed to persons under twenty-one years of age and shall	183
conduct inspections under the authority of section 930.15 of the	184
Revised Code at locations where such products are manufactured,	185
sold, or distributed to ensure compliance with this chapter.	186
Sec. 930.03. (A) No person shall manufacture a hemp-	187
derived consumable product for sale in this state without a	188

license issued by the director of agriculture in accordance with	189
rules adopted under section 930.07 of the Revised Code. The	190
director shall issue a license under this section if the	191
applicant submits to the director an application in compliance	192
with those rules and pays to the director a license application	193
fee of two hundred fifty dollars.	194
(B) A license issued under this section is valid for one	195
year after issuance and shall be renewed in the same manner as	196
an initial license, including payment of a two-hundred-fifty-	197
dollar license renewal application fee.	198
(C) Fees collected under this section shall be credited to	199
the hemp program fund created in section 928.06 of the Revised	200
Code.	201
Sec. 930.04. (A) No person shall distribute a hemp-derived	202
consumable product for sale in this state without a license	203
issued by the director of agriculture in accordance with rules	204
adopted under section 930.07 of the Revised Code. The director	205
shall issue a license under this section if the applicant	206
submits to the director an application in compliance with those	207
rules and pays to the director a license application fee of two	208
hundred fifty dollars. An applicant need not submit a fee under	209
this division or division (B) of this section if the applicant	210
holds a license under section 5743.61 of the Revised Code.	211
(B) A license issued under this section is valid for one	212
year after issuance and shall be renewed in the same manner as	213
an initial license, including payment of a two-hundred-fifty-	214
dollar license renewal application fee, if applicable.	215
(C) Fees collected under this section shall be credited to	216
the hemp program fund created in section 928.06 of the Revised	217

<u>Code.</u>

Sec. 930.05. (A) No person shall sell or offer for sale at	219
retail in this state a hemp-derived consumable product without a	220
license issued by the director of agriculture in accordance with	221
rules adopted under section 930.07 of the Revised Code. The	222
director shall issue a license under this section if the	223
applicant submits to the director an application in compliance	224
with those rules and pays to the director a license application	225
fee of one hundred dollars per retail location. An applicant	226
shall not pay more than a two-thousand-five-hundred-dollar	227
application fee if the applicant has more than twenty-five	228
retail locations. An applicant need not submit a fee under this	229
division or division (B) of this section if the applicant holds	230
a license under section 5743.15 of the Revised Code.	231
(B) A license issued under this section is valid for one	232
year after issuance and shall be renewed in the same manner as	233
an initial license, including payment of a two-hundred-fifty-	234
dollar license renewal application fee, if applicable.	235
(C) There explored under this spection shall be evaluated to	226
(C) Fees collected under this section shall be credited to	236
the hemp program fund created in section 928.06 of the Revised	237
<u>Code.</u>	238
(D) No person shall operate in this state a retail	239
establishment that sells hemp-derived consumable products to	240
consumers if the establishment is located within one hundred	241
feet of a school.	242
Sec. 930.06. (A) As used in this section, "small beverage	243
manufacturer" means a manufacturer licensed under this chapter	244
that exclusively manufactures beverages that are hemp-derived	245
consumable products in amounts not exceeding one thousand	246

247 gallons per year. (B) With respect to persons or entities licensed under 248 this chapter, all of the following apply: 249 (1) A manufacturer shall not hold a distributor or 250 retailer license issued under this chapter and shall not have a 2.51 financial interest, either direct or indirect, in any person or 252 253 entity holding such a license. (2) A distributor shall not hold a manufacturer or 254 retailer license issued under this chapter and shall not have a 255 financial interest, either direct or indirect, in any person or 256 entity holding such a license. 257 (3) A retailer shall not hold a manufacturer or 258 distributor license issued under this chapter and shall not have 259 a financial interest, either direct or indirect, in any person 260 or entity holding such a license. 261 (C) No manufacturer licensed under this chapter shall 262 directly sell or offer to sell hemp-derived consumable products 2.63 to a retailer. Such a manufacturer shall only sell such products 264 to a distributor licensed under this chapter. 265 (D) No distributor licensed under this chapter shall sell 266 or offer to sell hemp-derived consumable products at retail. 267 Such a distributor shall only sell such products to a retailer 268 licensed under this chapter for subsequent sale to a consumer. 269 (E) Divisions (B) and (C) of this section do not apply to 270 a small beverage manufacturer. 271

(F) A small beverage manufacturer may sell beverages that272are hemp-derived consumable products at retail or to a273distributor licensed under this chapter or a retailer licensed274

under this chapter.	275
Sec. 930.07. The director of agriculture shall adopt rules	276
in accordance with Chapter 119. of the Revised Code that do all	277
of the following:	278
(A) Establish all of the following regarding licenses	279
issued under sections 930.03, 930.04, and 930.05 of the Revised	280
<u>Code:</u>	281
(1) Information that must be included with an application	282
<u>for a license;</u>	283
(2) Procedures for the approval of a license;	284
(3) Grounds and procedures for the denial, suspension, or	285
revocation of a license.	286
(B) Establish requirements and procedures regarding the	287
testing of hemp-derived consumable products under section 930.08	288
of the Revised Code. Such requirements and procedures shall	289
include maximum allowable levels for the substances and	290
organisms specified in division (A)(1) of section 930.08 of the	291
Revised Code to ensure the safety of hemp-derived consumable	292
products sold and offered for sale in this state.	293
(C) Establish any additional requirements and procedures	294
for the labeling of hemp-derived consumable products for	295
purposes of implementing section 930.09 of the Revised Code;	296
(D) Establish both of the following regarding registration	297
of hemp-derived consumable products:	298
(1) Registration and registration renewal procedures,	299
including specific deadlines by which products must be	300

registered;

(2) Reasons, in addition to those established in section	302
930.10 of the Revised Code, that a manufacturer must submit a	303
new registration for a hemp-derived consumable product that has	304
been previously registered.	305
(E) Establish requirements governing the execution and	306
	307
documentation of batch production records;	307
(F) Specify definitions that delineate what constitutes a	308
ready-to-consume or a direct consumption prepackaged hemp-	309
derived consumable product for purposes of section 930.14 of the	310
Revised Code;	311
(G) Establish any additional requirements and procedures	312
necessary to implement this chapter.	313
Sec. 930.08. (A)(1) A manufacturer licensed under this	314
chapter shall test each hemp-derived consumable product in	315
accordance with rules adopted under section 930.07 of the	316
Revised Code prior to selling the product or offering the	317
product for sale to a distributor licensed under this chapter.	318
The manufacturer shall test for the presence and amounts of any	319
of the following substances or organisms in accordance with	320
those rules:	321
(a) Heavy metals;	322
(b) Pesticides;	323
(c) Mycotoxins;	324
(d) Solvents;	325
<u>(e) Microbials.</u>	326
(2) No manufacturer, distributor, or retailer shall sell	327
or offer to sell a hemp-derived consumable product that is not	328

tested in accordance with this section and rules adopted under 329 section 930.07 of the Revised Code or that exceeds the maximum 330 allowable level for a substance or organism specified in those 331 rules. 332 (B) A manufacturer shall contract with a testing 333 laboratory to provide the testing required under this section. A 334 testing laboratory that tests a hemp-derived consumable product 335 for a manufacturer shall use high-performance liquid 336 chromatography for any separation and measurement required in 337 338 the testing. (C) A manufacturer shall ensure that each hemp-derived 339 consumable product tested in accordance with this section is 340 accompanied by a certificate of analysis issued by the testing 341 laboratory. The laboratory shall include all of the following on 342 the certificate of analysis: 343 344 (1) The batch identification number; (2) The date the hemp-derived consumable product was 345 received by the laboratory; 346 (3) The date that the testing was completed; 347 348 (4) The method of analysis for each test conducted; 349 (5) Proof that the applicable certificate of analysis is congruent with the hemp-derived consumable product being tested. 350 351 (D) The director shall do both of the following: (1) Maintain and post on the department of agriculture's 352 web site a registry of testing laboratories that are gualified 353 to test hemp-derived consumable products; 354 (2) Develop an application and process by which testing 355

laboratories are listed on the department of agriculture's web	356
site. The application submitted by a potentially qualifying	357
testing laboratory shall include a sample certificate of	358
analysis issued by the applying laboratory.	359
(E) No manufacturer or testing laboratory shall fail to	360
comply with this section.	361
Sec. 930.09. (A) A manufacturer licensed under this	362
chapter shall include a label on each hemp-derived consumable	363
product container that it sells or offers for sale by the	364
manufacturer in this state that includes the following	365
information in legible print:	366
(1) The product name or common name on the front of the	367
label;	368
(2) The brand name on the front of the label;	369
(3) The size of the container or net count of individual	370
items included in the container on the front of the label;	371
(4) The net weight or volume of the items included in the	372
<u>container;</u>	373
(5) The recommended use of the product, including the	374
recommended serving size;	375
(6) A list of ingredients, including the amount of any	376
cannabinoid, in milligrams;	377
(7) A list of allergens included in the product;	378
(8) The name and address of the manufacturer and	379
distributor;	380
(9) The batch identification number of the ingredients	381
included in the product;	382

(10) A statement that the use of the product may be	383
harmful while pregnant or breastfeeding;	384
(11) A statement that the product contains hemp-derived	385
cannabinoids and that consumption of certain cannabinoids may	386
impair a person's ability to drive or operate heavy machinery;	387
(12) A statement recommending that consumers keep the	388
product out of the reach of children;	389
(13) A statement that the product is only for persons	390
twenty-one years of age or over;	391
(14) A statement that a person should consult the person's	392
physician before use;	393
(15) A statement that consuming hemp-derived consumable	394
products may result in a failed drug test;	395
(16) An expiration date that conforms with applicable	396
laws;	397
(17) The following text:	398
"This product has not been evaluated by the Food and Drug	399
Administration. This product is not intended to diagnose, treat,	400
<u>cure, mitigate, or prevent any disease.</u>	401
<u>Warning - The safety of this product has not been</u>	402
determined."	403
(B) The manufacturer shall ensure that a label does not:	404
(1) Include any likeness that bears a resemblance to a	405
human or animal or to a cartoon or fictional character;	406
(2) Imply to a consumer in any manner that the hemp-	407
derived consumable product is a food, candy, or snack product,	408
including a product that is typically marketed toward or	409

appealing to children. 410 (C) No manufacturer shall fail to comply with this 411 section. 412 Sec. 930.10. (A) A manufacturer licensed under this 413 chapter shall annually register with the director of agriculture 414 each hemp-derived consumable product that it intends to sell or 415 offer for sale in this state. The manufacturer shall register or 416 renew the registration of the product in accordance with 417 deadlines established in rules adopted under section 930.07 of 418 the Revised Code. 419 (B) A manufacturer shall apply for registration on a form 420 prescribed by the director. The application shall include all of 421 following information: 422 (1) The name and address of the applicant; 423 (2) The name of the product; 424 425 (3) The type and use of the product; 426 (4) A complete copy of the label as it will appear on the product in a legible format; 427 (5) If the product has been assigned a national drug code 428 in accordance with 21 C.F.R. 207.33, the national drug code 429

number;430(6) The certificate of analysis from an independent431testing laboratory for the hemp-derived consumable product as432required under section 930.08 of the Revised Code.433

(C) The director may deny the application for registration434of a hemp-derived consumable product if the application is435incomplete.436

	407
(D) A manufacturer shall apply for a new registration for	437
a hemp-derived consumable product that has been previously	438
registered if either of the following apply:	439
(1) The product's ingredients, directions, or name has	440
changed since its initial registration or most recent	441
registration renewal.	442
(2) Any other change has occurred regarding the product	443
that necessitates a new registration as determined by the	444
director in rules adopted under section 930.07 of the Revised	445
<u>Code.</u>	446
	011
(E) A manufacturer shall continue to register a hemp-	447
derived consumable product that has been discontinued until the	448
product is no longer available for sale in this state.	449
(F) No manufacturer shall fail to comply with the	450
requirements of this section or falsify any information	451
submitted for the registration of a hemp-derived consumable	452
product.	453
<u>(G) No person, including any manufacturer, distributor, or</u>	454
retailer, shall sell or offer for sale a hemp-derived consumable	455
product that is not registered as required by this section.	456
Sec. 930.11. (A)(1) A manufacturer that is licensed under	457
this chapter shall ensure that each hemp-derived consumable	458
	459
product it sells or offers for sale in this state meets the	
following requirements:	460
(a) Except for a hemp-derived consumable product that is a	461
beverage, the container in which the product is sold complies	462
with child-resistant effectiveness standards under 16 C.F.R.	463
1700.15(b)(1) when tested in accordance with the requirements	464
<u>set forth in 16 C.F.R. 1700.20.</u>	465

	466
accordance with all applicable laws governing the manufacture of	467
hemp-derived products in its jurisdiction of manufacture.	468
(c) With respect to a hemp-derived consumable product	469
intended for inhalation, the product is sold in a container that	470
contains not more than six milliliters or six grams, in the	471
aggregate, of hemp-derived cannabinoids.	472
(d) The product is sold with a valid certificate of	473
analysis issued for the product by an independent testing	474
laboratory within the previous twelve months prior to its sale	475
in accordance with section 930.08 of the Revised Code and rules	476
adopted under section 930.07 of the Revised Code.	477
(e) Each serving included within the product is not formed	478
	479
	480
	100
(2) No manufacturer shall fail to comply with division (A)	481
(1) of this section.	482
(B)(1) No retailer or distributor licensed under this	483
chapter shall advertise, market, sell, or offer for sale a hemp-	484
derived consumable product that is not in compliance with	485
section 930.09 of the Revised Code or division (A)(1) of this	486
section.	487
<u>(2) No retailer or distributor shall advertise or market a</u>	488
hemp-derived consumable product that includes trade dress,	489
trademarks, branding, or other related imagery or scenery that	490
depicts or signifies characters or symbols known to appeal	491
	491 492
primarily to persons under twenty-one years of age or that	

<u>a retailer or distributor from using drawings, illustrations, or</u>	495
artwork depicting inanimate objects, scenery, fruit- or flavor-	496
focused images, or any other items not known to appeal primarily	497
to persons under twenty-one years of age.	498
Sec. 930.12. (A) As used in this section:	499
(1) "Good faith" means the duty of any party to any	500
franchise, and all officers, employees, or agents of any party	501
to any franchise, to act in a fair and equitable manner towards	502
each other.	503
(2) "Good cause" means any of the following:	504
(a) Failure of a distributor to comply substantially with	505
a franchise with a manufacturer, provided the provisions of the	506
franchise are reasonable;	507
(b) Use of bad faith by a distributor or failure to	508
observe reasonable commercial standards of fair dealing in the	509
trade by a distributor;	510
(c) Revocation or suspension for more than thirty days of	511
a distributor's license issued under this chapter.	512
(B) If a manufacturer licensed under this chapter grants	513
more than one franchise for the same brand or brands of hemp-	514
derived consumable products to different licensed distributors	515
in this state, the manufacturer shall not discriminate between	516
the distributors with respect to any of the terms, provisions,	517
and conditions of these franchises.	518
(C) Notwithstanding the terms, provisions, and conditions	519
of any franchise, no licensed manufacturer of a hemp-derived	520
consumable product shall unilaterally terminate or refuse to	521
continue or substantially change the condition of any franchise	522

with a distributor unless the manufacturer has first established 523 good cause for such termination, noncontinuance, or change. 524 (D) Any distributor licensed under this chapter may bring 525 an action in a court of competent jurisdiction against a hemp-526 derived consumable product manufacturer for violation of any of 527 the provisions of this section and may recover damages sustained 528 by the distributor together with the costs of the action and 529 reasonable attorney's fees. In any such action brought by a 530 distributor for termination, noncontinuance, or substantial 531 change of a franchise in violation of the provisions of this 532 section, it is a complete defense for the manufacturer that the 533 termination, noncontinuance, or change was done in good faith 534 and for good cause. 535 Sec. 930.13. No person shall do any of the following: 536 (A) Sell or distribute a hemp-derived consumable product 537 to a person who is under twenty-one years of age; 538 (B) Purchase a hemp-derived consumable product on behalf 539 of a person who is under twenty-one years of age; 540 (C) Persuade, entice, send, or assist a person who is 541 under twenty-one years of age to purchase, acquire, receive, or 542 attempt to purchase a hemp-derived consumable product. This 543 division does not preclude the involvement of persons under 544 twenty-one years of age in law enforcement investigations 545 conducted for purposes of enforcing this section, provided the 546 law enforcement agency has received the consent of such person 547 or, in the case of a person seventeen years of age or younger, 548 the consent of the parent or quardian of that person. 549 (D) Distribute samples of a hemp-derived consumable 550 product in or on a public street, sidewalk, or park; 551

(E) Fail to verify that a person who attempts to purchase	552
or purchases a hemp-derived consumable product is at least	553
twenty-one years of age by examining the person's identification	554
card;	555
(F) If the person is under twenty-one years of age,	556
purchase, possess, or accept receipt of a hemp-derived	557
<pre>consumable product;</pre>	558
(G) Furnish any false information regarding the name, age,	559
or other identification of any person under twenty-one years of	560
age with purpose to obtain a hemp-derived consumable product;	561
(H) With the exception of a hemp-derived consumable	562
product that is a beverage not exceeding 10 milligrams per	563
serving, in the aggregate, of delta-8 tetrahydrocannabinol,	564
delta-9 tetrahydrocannabinol, and delta-10 tetrahydrocannabinol,	565
fail to maintain a hemp-derived consumable product behind the	566
counter of a retail establishment in an area inaccessible to	567
customers. A retailer shall ensure that any beverage that is not	568
subject to this division, but that is a hemp-derived consumable	569
product, is offered for sale at retail in such a manner so as to	570
clearly indicate to consumers that the product contains hemp-	571
derived cannabinoids, including through signage, shelf-talkers,	572
and stickers on cooler doors.	573
(I) If the person is a manufacturer or distributor, pay to	574
a retailer any payment, credit, or any other consideration to	575
induce the retailer to advertise or display a hemp-derived	576
consumable product in a certain manner in the retailer's	577
licensed premises;	578
(J) If the person is a retailer, accept any payment,	579
credit, or any other consideration to advertise or display a	580

hemp-derived consumable product in a certain manner at the	581
retailer's licensed premises;	582
(K) Deliver, ship, or cause to be delivered or shipped any	583
hemp-derived consumable beverage products directly to any	584
consumer in this state;	585
(L) Use a hemp-derived consumable product in any area	586
under the control of a school or at a school-sponsored event	587
that does not occur in an area under the control of a school.	588
Sec. 930.14. (A) As used in this section, "food service	589
operation" means a food service operation licensed under Chapter	590
3717. of the Revised Code and licensed under this chapter to	591
sell hemp-derived consumable products at retail.	592
(B) Except as provided in this section, a food service	593
operation may sell or offer for sale a hemp-derived consumable	594
product for on-site consumption only if it is a ready-to-consume	595
or a direct consumption prepackaged hemp-derived consumable	596
product.	597
(C)(1) Except as provided in division (C)(2) of this	598
section, no food service operation shall add a hemp-derived	599
consumable product to a food product for sale at the food	600
service operation.	601
(2) A food service operation may add a hemp-derived	602
consumable product that is a beverage to a nonalcoholic beverage	603
product at the food service operation, provided the food service	604
operation furnishes to consumers upon request all of the	605
following:	606
(a) The common name of the product;	607
(b) The name of the distributor and manufacturer of the	608

609 product; (c) A copy of the product's registration required under 610 section 930.10 of the Revised Code. 611 (3) No person, including a person issued a liquor permit 612 under Chapter 4303. of the Revised Code, shall add a hemp-61.3 derived consumable product to a beverage that includes beer or 614 intoxicating liquor, as those terms are defined in section 615 4301.01 of the Revised Code. 616 (D) A food service operation shall notify the department 617 of agriculture within twenty-four hours after becoming aware of 618 or within twenty-four hours after the food service operation 619 should have been aware of any serious adverse event related to a 620 hemp-derived consumable product served to a consumer by the 621 622 operation. Sec. 930.15. (A) The director of agriculture or the 623 director's designee may inspect the location of a licensed 624 manufacturer, distributor, or retailer or any other location to 625 ensure compliance with this chapter and rules adopted under it. 626 The director or the director's designee may conduct an 627 inspection under this section during regular business hours 628 without providing notice in advance of such inspection. 629 (B) The director or the director's designee shall 630 periodically sample, analyze, and test hemp-derived consumable 631 products distributed and sold within this state to ensure that 632 such products comply with this chapter and rules adopted under 633 it. The director or the director's designee may seize a product 634 containing a hemp-derived cannabinoid that is sold or offered 635

(C) The director shall submit a report by the first day of 637

for sale in violation of this chapter.

<u>March of each year to the general assembly describing the number</u>	638
and types of violations of this chapter committed during the	639
prior calendar year. The director also shall post the report on	640
the department of agriculture's web site.	641
Sec. 930.16. (A) Nothing in this chapter does any of the	642
following:	643
(1) Requires an employer to permit or accommodate an	644
employee's use, possession, or distribution of a hemp-derived	645
<u>consumable product;</u>	646
(2) Prohibits an employer from refusing to hire,	647
discharging, disciplining, or otherwise taking an adverse	648
employment action against an individual with respect to hire,	649
tenure, terms, conditions, or privileges of employment because	650
of that individual's use, possession, or distribution of a hemp-	651
derived consumable product;	652
(3) Prohibits an employer from establishing and enforcing	653
<u>a drug testing policy, drug-free workplace policy, or zero-</u>	654
tolerance drug policy;	655
(4) Interferes with any federal restrictions on	656
employment, including the regulations adopted by the United	657
States department of transportation in Title 49 of the Code of	658
Federal Regulations, as amended;	659
(5) Permits an individual to commence a cause of action	660
against an employer for refusing to hire, discharging,	661
disciplining, discriminating, retaliating, or otherwise taking	662
an adverse employment action against an individual with respect	663
to hire, tenure, terms, conditions, or privileges of employment	664
related to the individual's use of a hemp-derived consumable	665
product;	666

(6) Affects the authority of the administrator of workers'	667
compensation to grant rebates or discounts on premium rates to	668
employers that participate in a drug-free workplace program	669
established in accordance with rules adopted by the	670
administrator under Chapter 4123. of the Revised Code.	671
(B) An individual who is discharged from employment	672
because of that individual's use of a hemp-derived consumable	673
product shall be considered to have been discharged for just	674
cause for purposes of division (D) of section 4141.29 of the	675
Revised Code if the individual's use of a hemp-derived	676
consumable product was in violation of an employer's drug-free	677
workplace policy, zero-tolerance policy, or other formal program	678
<u>or policy.</u>	679
Sec. 930.17. (A) As used in this section:	680
(1) "Safe harbor hemp product" means a hemp-derived	681
consumable product or hemp-derived cannabinoid, whether a	682
finished product or in the process of being produced, that is	683
not permitted to be manufactured for sale or distribution,	684
produced for sale or distribution, packaged for sale or	685
distribution, processed for sale or distribution, prepared for	686
sale or distribution, transported for sale or distribution, or	687
held for sale or distribution in this state, but that is	688
intended for export from this state to be sold or distributed in	689
another jurisdiction in which such sale or distribution is	690
permitted.	691
(2) "Safe harbor manufacturer, distributor, or storage_	692
facility" means a facility that manufactures, distributes, or	693
stores a safe harbor hemp product.	694
(B) This chapter does not apply to the following:	695

(1) A safe harbor hemp product; 696 (2) A safe harbor manufacturer, distributor, or storage 697 facility solely with respect to the manufacture, distribution, 698 or storage of safe harbor hemp products. 699 (C) No person shall sell a safe harbor hemp product in 700 701 this state. Sec. 930.99. Whoever knowingly violates any provision of 702 this chapter is quilty of a misdemeanor of the first degree. 703 Each day of violation is a separate offense. Notwithstanding 704 section 2929.28 of the Revised Code and in addition to any other 705 penalty that may be imposed, if a court imposes a fine on an 706 offender, the fine shall not exceed two hundred fifty dollars. 707 Any money collected from such fines shall be deposited in 708 the hemp program fund created in section 928.06 of the Revised 709 710 Code. Sec. 3719.01. As used in this chapter: 711 (A) "Administer" means the direct application of a drug, 712 whether by injection, inhalation, ingestion, or any other means 713 to a person or an animal. 714 (B) "Drug enforcement administration" means the drug 715 enforcement administration of the United States department of 716 justice or its successor agency. 717 (C) "Controlled substance" means a drug, compound, 718 mixture, preparation, or substance included in schedule I, II, 719 III, IV, or V. 720 (D) "Dangerous drug" has the same meaning as in section 721 4729.01 of the Revised Code. 722

724 dispose of, or deliver. (F) "Distribute" means to deal in, ship, transport, or 725 deliver but does not include administering or dispensing a drug. 726 727 (G) "Drug" has the same meaning as in section 4729.01 of the Revised Code. 728 (H) "Drug abuse offense" and "felony drug abuse offense" 729 have the same meanings as in section 2925.01 of the Revised 730 Code. 731 (I) "Federal drug abuse control laws" means the 732 "Comprehensive Drug Abuse Prevention and Control Act of 1970," 733 84 Stat. 1242, 21 U.S.C. 801, as amended. 734 (J) "Hospital" means a facility registered as a hospital 735 with the department of health under section 3701.07 of the 736 Revised Code. 737 (K) "Hypodermic" means a hypodermic syringe or needle, or 738 other instrument or device for the injection of medication. 739 (L) "Manufacturer" means a person who manufactures a 740 controlled substance, as "manufacture" is defined in section 741 3715.01 of the Revised Code, and includes a "manufacturer of 742 dangerous drugs" as defined in section 4729.01 of the Revised 743 Code. 744 745 (M) "Marihuana" means all parts of a plant of the genus cannabis, whether growing or not; the seeds of a plant of that 746 type; the resin extracted from a part of a plant of that type; 747 and every compound, manufacture, salt, derivative, mixture, or 748

(E) "Dispense" means to sell, leave with, give away,

preparation of a plant of that type or of its seeds or resin. 749 "Marihuana" does not include the mature stalks of the plant, 750

. B. No. I_135_2862-1

fiber produced from the stalks, oils or cake made from the seeds 751 752 of the plant, or any other compound, manufacture, salt, derivative, mixture, or preparation of the mature stalks, except 753 the resin extracted from the mature stalks, fiber, oil or cake, 754 or the sterilized seed of the plant that is incapable of 755 germination. "Marihuana" does not include "hemp" or a "hemp 756 product" as those terms are defined in section 928.01 of the 757 Revised Code or a hemp-derived consumable product as that term 758 is defined in section 930.01 of the Revised Code. 759

(N) "Narcotic drugs" means coca leaves, opium,
isonipecaine, amidone, isoamidone, ketobemidone, as defined in
this division, and every substance not chemically distinguished
from them and every drug, other than cannabis, that may be
included in the meaning of "narcotic drug" under the federal
763
drug abuse control laws. As used in this division:

(1) "Coca leaves" includes cocaine and any compound, manufacture, salt, derivative, mixture, or preparation of coca leaves, except derivatives of coca leaves, that does not contain cocaine, ecgonine, or substances from which cocaine or ecgonine may be synthesized or made.

(2) "Isonipecaine" means any substance identified
 (3) "Isonipecaine" means any substance identified
 (3) "Isonipecaine" means any substance identified
 (4) "Isonipecaine" means any substance identified
 (5) "Isonipecaine" means any substance identified
 (5) "Isonipecaine

(3) "Amidone" means any substance identified chemically as
4-4-diphenyl-6-dimethylamino-heptanone-3, or any salt thereof,
by whatever trade name designated.
777

(4) "Isoamidone" means any substance identified chemicallyas 4-4-diphenyl-5-methyl-6-dimethylaminohexanone-3, or any salt779

Page 28

766

767

768

thereof, by whatever trade name designated. 780 (5) "Ketobemidone" means any substance identified 781 chemically as 4-(3-hydroxyphenyl)-1-methyl-4-piperidyl ethyl 782 ketone hydrochloride, or any salt thereof, by whatever trade 783 name designated. 784 (6) "Cocaine" has the same meaning as in section 2925.01 785 of the Revised Code. 786 (0) "Official written order" means an order written on a 787 form provided for that purpose by the director of the United 788 States drug enforcement administration, under any laws of the 789 United States making provision for the order, if the order forms 790 are authorized and required by federal law. 791 (P) "Person" means any individual, corporation, 792 government, governmental subdivision or agency, business trust, 793 estate, trust, partnership, association, or other legal entity. 794 (Q) "Pharmacist" means a person licensed under Chapter 795 4729. of the Revised Code to engage in the practice of pharmacy. 796 (R) "Pharmacy" has the same meaning as in section 4729.01 797 of the Revised Code. 798 (S) "Poison" means any drug, chemical, or preparation 799 likely to be deleterious or destructive to adult human life in 800 quantities of four grams or less. 801 802 (T) "Licensed health professional authorized to prescribe drugs," "prescriber," and "prescription" have the same meanings 803 as in section 4729.01 of the Revised Code. 804 (U) "Sale" includes delivery, barter, exchange, transfer, 805 or gift, or offer thereof, and each transaction of those natures 806 made by any person, whether as principal, proprietor, agent, 807

servant, or employee.

(V) "Schedule I," "schedule II," "schedule III," "schedule 809
IV," and "schedule V" mean controlled substance schedules I, II, 810
III, IV, and V, respectively, as established by rule adopted 811
under section 3719.41 of the Revised Code, as amended pursuant 812
to section 3719.43 or 3719.44 of the Revised Code, or as 813
established by emergency rule adopted under section 3719.45 of 814
the Revised Code. 815

(W) "Wholesaler" means a person who, on official written
orders other than prescriptions, supplies controlled substances
that the person has not manufactured, produced, or prepared
personally and includes a "wholesale distributor of dangerous
drugs" as defined in section 4729.01 of the Revised Code.

(X) "Animal shelter" means a facility operated by a humane
society or any society organized under Chapter 1717. of the
Revised Code or a dog pound operated pursuant to Chapter 955. of
the Revised Code.

(Y) "Terminal distributor of dangerous drugs" has the same825meaning as in section 4729.01 of the Revised Code.826

(Z) (1) "Controlled substance analog" means, except as
provided in division (Z) (2) of this section, a substance to
which both of the following apply:

(a) The chemical structure of the substance is
substantially similar to the structure of a controlled substance
in schedule I or II.

(b) One of the following applies regarding the substance: 833

(i) The substance has a stimulant, depressant, or834hallucinogenic effect on the central nervous system that is835

depressant, or hallucinogenic effect on the central nervous 837 system of a controlled substance in schedule I or II. 838 (ii) With respect to a particular person, that person 839 represents or intends the substance to have a stimulant, 840 depressant, or hallucinogenic effect on the central nervous 841 system that is substantially similar to or greater than the 842 stimulant, depressant, or hallucinogenic effect on the central 843 nervous system of a controlled substance in schedule I or II. 844 (2) "Controlled substance analog" does not include any of 845 the following: 846 (a) A controlled substance; 847 (b) Any substance for which there is an approved new drug 848 application; 849 (c) With respect to a particular person, any substance if 850 an exemption is in effect for investigational use for that 851 person pursuant to federal law to the extent that conduct with 8.52 respect to that substance is pursuant to that exemption; 853 (d) Any substance to the extent it is not intended for 854 human consumption before the exemption described in division (Z) 855 856 (2) (b) of this section takes effect with respect to that substance. 857 (AA) "Benzodiazepine" means a controlled substance that 858 has United States food and drug administration approved labeling 859 indicating that it is a benzodiazepine, benzodiazepine 860 derivative, triazolobenzodiazepine, or triazolobenzodiazepine 861 derivative, including the following drugs and their varying salt 862 forms or chemical congeners: alprazolam, chlordiazepoxide 863

hydrochloride, clobazam, clonazepam, clorazepate, diazepam,

substantially similar to or greater than the stimulant,

836

estazolam, flurazepam hydrochloride, lorazepam, midazolam, 865 oxazepam, quazepam, temazepam, and triazolam. 866

(BB) "Opioid analgesic" means a controlled substance that 867 has analgesic pharmacologic activity at the opioid receptors of 868 the central nervous system, including the following drugs and 869 their varying salt forms or chemical congeners: buprenorphine, 870 butorphanol, codeine (including acetaminophen and other 871 combination products), dihydrocodeine, fentanyl, hydrocodone 872 (including acetaminophen combination products), hydromorphone, 873 874 meperidine, methadone, morphine sulfate, oxycodone (including acetaminophen, aspirin, and other combination products), 875 oxymorphone, tapentadol, and tramadol. 876

(CC) "Outsourcing facility," "repackager of dangerous 877 drugs," and "third-party logistics provider" have the same 878 meanings as in section 4729.01 of the Revised Code. 879

Section 2. That existing sections 928.01, 928.06, and8803719.01 of the Revised Code are hereby repealed.881