ZQZYQKR-1 05/06/2025 CMH (L)bm 2025-1738 SUB HB8 SESSIONS SUBSTITUTE TO HB8 OFFERED BY SENATOR SESSIONS



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6	A BILL
7	TO BE ENTITLED
8	AN ACT
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10	Relating to the Alcoholic Beverage Control Board; to
11	amend Sections 28-11-2, 28-11-3, 28-11-5, 28-11-6.1,
12	28-11-6.2, 28-11-7, 28-11-9, 28-11-10, 28-11-12, 28-11-14,
13	28-11-16, 28-11-17.1, and 28-11-18, Code of Alabama 1975, and
14	Section 28-11-13, Code of Alabama 1975, as last amended by Act
15	2024-79, 2024 Regular Session, to further provide restrictions
16	on the sale of tobacco and other related products; to prohibit
17	the distribution of tobacco, tobacco products, electronic
18	nicotine delivery systems, e-liquids, and alternative nicotine
19	products through a vending machine; to require a license for
20	the retail sale of certain tobacco, synthetic tobacco,
21	electronic nicotine delivery systems, e-liquids, and
22	alternative nicotine products and provide for license fees; to
23	provide restrictions on the sale of electronic nicotine
24	delivery systems and e-liquids; to further provide for the
25	authorized penalties for certain violations; to establish the
26	Tobacco Licensing and Compliance Fund in the State Treasury
27	and provide for its administration; to further provide for the
28	membership of the advisory board to the Alcoholic Beverage



29 Control Board; to further provide for the requirement of 30 tobacco retailers to post signage warning of the dangers of 31 tobacco product use; to require the board to adopt rules; to 32 add Sections 28-11-7.1 and 28-11-17.2 to the Code of Alabama 33 1975, to provide for the sale of electronic nicotine delivery 34 systems and to require vaping products to be manufactured in 35 the United States; and to require the State Board of Education 36 to establish a model vaping awareness, education, and prevention program and require each local board of education 37 to adopt a policy based on the model policy; and to repeal 38 39 Sections 28-11-15 and 28-11-19, Code of Alabama 1975. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 40

Section 1. Sections 28-11-2, 28-11-3, 28-11-5, 28-11-6.1, 28-11-6.2, 28-11-7, 28-11-9, 28-11-10, 28-11-12, 28-11-14, 28-11-16, 28-11-17.1, and 28-11-18, Code of Alabama 1975, and Section 28-11-13, Code of Alabama 1975, as last amended by Act 2024-79, 2024 Regular Session, are amended to read as follows:

47

**"**§28-11-2

For purposes of this chapter, the following terms have the following meanings unless the context clearly indicates otherwise:

(1) ALTERNATIVE NICOTINE PRODUCT. The term alternative nicotine product includes any<u>Any</u> product that consists of or contains nicotine that can be ingested into the body by chewing, smoking, absorbing, dissolving, inhaling, snorting, sniffing, or by any other means. The term does not include a tobacco product, electronic nicotine delivery system, or any



57 product that has been approved by the United States Food and 58 Drug Administration for sale as a tobacco cessation product or 59 for other medical purposes and that is being marketed and sold 60 solely for that purpose.

61 (2) BOARD. The Alabama Alcoholic Beverage Control62 Board.

63 (3) CHILD-RESISTANT PACKAGING. Liquid nicotine
64 container packaging meeting the requirements of 15 U.S.C. §
65 1472a.

66 (4) COMMISSIONER. The Commissioner of the Department of67 Revenue.

68 (5) DELIVERY SALE. The delivery sale of tobacco,

69 tobacco products, electronic nicotine delivery systems,

70 e-liquids, or alternative nicotine products.

71 (5)(6) DISTRIBUTION. To sell, barter, exchange, or give 72 tobacco or tobacco products for promotional purposes or for 73 gratis.

74 (6) (7) ELECTRONIC NICOTINE DELIVERY SYSTEM. Any 75 electronic device that uses a battery and heating element in 76 combination with an e-liquid or tobacco, or substitutes 77 thereof, to produce a vapor that delivers nicotine or other 78 substances to the individual inhaling from the device to 79 simulate smoking, and includes, but is not limited to, 80 products that may be offered to, purchased by, or marketed to 81 consumers as an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, electronic hookah, vape 82 pen, vape tool, vaping device, or any variation of these 83 84 terms. The term also includes any e-liquid intended to be



85 vaporized in any device included in this subdivision.

86 (7)(8) ELECTRONIC NICOTINE DELIVERY SYSTEM RETAILER.
 87 Any retail business which offers for sale electronic nicotine
 88 delivery systems.

89 (8) (9) E-LIQUID. A liquid that contains nicotine or 90 other substances and may include flavorings or other 91 ingredients that are intended for use in an electronic 92 nicotine delivery system. The term includes e-liquid 93 substitutes, tobacco substitutes, and any other product that 94 may be used in conjunction with an electronic nicotine 95 delivery system, or other substances.

(9) (10) E-LIQUID MANUFACTURER. Any person who 96 97 manufactures, fabricates, assembles, processes, mixes, 98 prepares, labels, repacks, or relabels an e-liquid to be 99 sealed in final packaging intended for consumer use. This term includes an owner of a brand or formula for an e-liquid who 100 101 contracts with another person to complete the fabrication and 102 assembly of the product to the brand or formula owner's 103 standards.

104 (10)(11) FDA. The United States Food and Drug
105 Administration.

106 (11) (12) LIQUID NICOTINE CONTAINER. A bottle or other 107 container of a liquid product that is intended to be vaporized 108 and inhaled using an electronic nicotine delivery system. The 109 term does not include a container holding liquid that is 110 intended for use in a vapor product if the container is 111 pro-filled prefilled and sealed by the manufacturer and is not 112 intended to be opened by the consumer.



113 (12)(13) MINOR. Any individual under the age of 1921
114 years of age.

115 (13) (14) PERSON. Any natural person, firm, partnership, 116 association, company, corporation, or other entity. Person The 117 term does not include a manufacturer or wholesaler of tobacco 118 or tobacco products nor does it include employees of the 119 permit holder.

120 (14) (15) PROOF OF IDENTIFICATION. Any one or more of 121 the following documents used for purposes of determining the 122 age of an individual purchasing, attempting to purchase, or 123 receiving tobacco, tobacco products, electronic nicotine 124 delivery systems, or alternative nicotine products:

a. A valid <u>driver'sdriver</u> license issued by any state
and bearing the photograph of the presenting individual.

b. United States Uniform Service Identification and
Privilege Card.

129

c. A valid passport.

d. A valid identification card issued by any state
agency for the purpose of identification and bearing the
photograph and date of birth of the presenting individual.

e. For legal mail order purposes only, a valid signed certification that will verify the individual is 21 years of age or older.

(15) (16) RESPONSIBLE VENDOR PROGRAM. A program
 administered by the board to encourage and support vendors in
 training employees in legal and responsible sales practices.

139 (16) (17) SAMPLER. Any business or person who 140 distributes tobacco, or tobacco products, electronic nicotine



141 <u>delivery systems, e-liquids, or alternative nicotine products</u> 142 for promotional purposes.

143 (17) (18) SELF-SERVICE DISPLAY. A display that contains 144 tobacco, or tobacco products, electronic nicotine delivery 145 systems, e-liquids, or alternative nicotine products and is 146 located in an area openly accessible to purchasers at retail 147 and from which the purchasers can readily access tobacco or 148 tobacco products without the assistance of the tobacco permit holder or an employee of the permit holder. A display case 149 that holds tobacco or tobacco products behind locked doors 150 does not constitute a self-service display. 151 152 (19) SPECIALTY RETAILER OF ELECTRONIC NICOTINE 153 DELIVERY SYSTEMS. A business establishment at which any of the 154 following are true: 155 a. The trade name includes the words vape, vapor, or any variation of the terms which may indicate that the 156 business sells electronic nicotine delivery systems, 157 158 e-liquids, or alternative nicotine products. 159 a. The sale of electronic nicotine delivery systems 160 accounts for more than 35 percent of the total quarterly gross 161 receipts for the establishment.b. The provided list of 162 intended inventory includes 50 percent or more of electronic 163 nicotine delivery systems or alternative nicotine products, or 164 both, by quantity, by value, or both. 165 c. At any time after a permit has been issued, the 166 inventory maintained by the business includes 50 percent or more of electronic nicotine delivery systems or alternative 167 168 nicotine products, or both, by quantity, by value, or both.



169 b.d. Twenty percent or more of the public retail floor 170 space is allocated for the offering, displaying, or storage of 171 electronic nicotine delivery systems.

172 E.e. Twenty percent or more of the total shelf space, 173 including retail floor shelf space and shelf space in areas 174 accessible only to employees, is allocated for the offering, 175 displaying, or storage of electronic nicotine delivery 176 systems.

177 d.f. The retail space features a self-service display
178 for electronic nicotine delivery systems.

179 e.g. Samples of electronic nicotine delivery systems 180 are offered to customers.

181 f.h. Liquids intended to be vaporized through the use 182 of an electronic nicotine delivery system aremay be produced 183 at the facility or aremay be produced by the owner of the 184 establishment or any of its agents or employees for sale at 185 the establishment.

186 (19) (20) TOBACCO or TOBACCO PRODUCT. Any product made or derived from tobacco that is intended for human 187 188 consumption, including any component, part, or accessory of a 189 tobacco product, except for raw materials other than tobacco 190 used in manufacturing a component, part, or accessory of a tobacco product, but does not include an article that is a 191 192 drug under Section 201(g)(1) of the Federal Food, Drug, and 193 Cosmetic Act, a device under Section 201(h) of the Federal 194 Food, Drug, and Cosmetic Act, or a combination product described in Section 503(g) of the Federal Food, Drug, and 195 196 Cosmetic Act.



197 (20) (21) TOBACCO PERMIT. A permit issued by the board 198 to allow the permit holder to engage in the distribution of 199 tobacco, tobacco products, electronic nicotine delivery 200 systems, <u>e-liquids</u>, or alternative nicotine products at the 201 location identified in the permit.

202 (21)(22) TOBACCO SPECIALTY STORE. A business that 203 derives at least 75 percent of its revenue from tobacco or 204 tobacco products.

205 <u>(23) TOBACCO SUBSTITUTE. Products, including electronic</u> 206 <u>nicotine cigarettes or other electronic or battery-powered</u> 207 <u>devices, which contain or are designed to deliver nicotine or</u> 208 <u>other substances into the body through the inhalation of vapor</u> 209 <u>and which have not been approved by the U.S. Food and Drug</u> 210 <u>Administration for tobacco cessation or other medical</u>

211 purposes."

212

"§28-11-3

213 The board, in conjunction with federal, state, and 214 local law enforcement agencies, shall enforce state and 215 federal laws that prohibit the distribution of tobacco, 216 tobacco products, alternative nicotine products, e-liquids, 217 and electronic nicotine delivery systems to individuals under the age of 21 years of age. Notwithstanding the foregoing, for 218 219 purposes of inspections and enforcement actions undertaken 220 pursuant to this section, individuals under the age of 21 221 years of age may be enlisted to attempt to purchase or purchase tobacco, tobacco products, alternative nicotine 222 products, e-liquids, and electronic nicotine delivery systems, 223 224 provided that individuals under the age of 18 years of age



225 shall have the prior written consent of a parent or legal 226 quardian, and provided further that the individuals shall be 227 directly supervised during the conduct of each inspection or 228 enforcement action by an enforcement agent of the board or a 229 law enforcement officer., or by a sheriff or head of police of 230 any county, city, town, or other political subdivision, or by 231 a deputy or officer thereof. No individual under the age of 21232 years may misrepresent his or her age for the purpose of 233 purchasing or attempting to purchase tobacco, tobacco products, alternative nicotine products, or electronic 234 235 nicotine delivery systems. If questioned about his or her during an attempt to purchase or receive tobacco, tobacco 236 237 products, alternative nicotine products, or electronic nicotine delivery systems, an individual under the age of 21 238 239 years shall state his or her true age. A photograph or video recording of any individual under the age of 21 years 240 241 assisting in an inspection or enforcement action shall be 242 taken prior to the investigation. The appearance of an individual under the age of 21 years participating in 243 inspection or enforcement action shall not be altered 244 245 time of the inspection. " 246 "\$28-11-5 247 The board may use funding, if available, from the 248 Department of Mental Health, other state or federal agencies,

250 chapter and to provide and distribute prevention materials

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- 251 <u>related to tobacco, tobacco products, alternative nicotine</u>
- 252 products, e-liquids, and electronic nicotine delivery systems

grants, and private or public organizations to enforce this



and nicotine prevention materials to retail tobacco merchants 253 254 and specialty retailers of electronic nicotine delivery 255 systems. The materials shall provide information regarding 256 state and federal laws that prohibit access to tobacco, 257 tobacco products, alternative nicotine products, e-liquids, 258 and electronic nicotine delivery systems by individuals under 259 the age of 21 years of age and other appropriate information. 260 The board may also provide consultation services for 261 establishing programs to minimize or eliminate sales of tobacco, tobacco products, alternative nicotine products, 262 263 e-liquids, and electronic nicotine delivery systems to individuals under the age of 21 years of age pursuant to the 264 265 responsible vendor program."

266

"§28-11-6.1

267 (a) No tobacco, tobacco product, alternative nicotine 268 product, <u>e-liquid</u>, or electronic nicotine delivery system 269 shall be distributed by use of a vending machine <u>unless the</u> 270 machine:

271 (1) Is located in an area in which individuals under272 the age of 21 years are not permitted access; or

273 (2) Dispenses tobacco, tobacco products, alternative
274 nicotine products, or electronic nicotine delivery systems
275 through the operation of a device that requires the tobacco
276 permit holder or an employee of the permit holder to control
277 the distribution of the product.

278 (b) No tobacco, tobacco product, alternative nicotine
279 product, or electronic nicotine delivery system shall be
280 distributed at retail by use of a vending machine if placed



281	together with a	ny non-tobacco	product or	non-nicotine	product,
282	other than mate	hes, in the mad	<del>chinc</del> ."		

283 "\$28-11-6.2

284 (a) No tobacco, tobacco product, alternative nicotine 285 product, or electronic nicotine delivery system shall be 286 distributed sold, offered for sale, furnished, or given away at 287 retail through a self-service display unless the display is a 288 vending machine as permitted under Section 28-11-6.1 or is 289 located in a tobacco specialty store or at a specialty 290 retailer of electronic nicotine delivery systems and is 291 located in an area in which individuals under 21 years of age are not permitted access. 292 293 (b) A violation of this section shall be subject to the penalties provided in Section 28-11-9." 294 295 "\$28-11-7 296 (a) Any person who distributes tobacco, tobacco 297 products, electronic nicotine delivery systems, or non-vapor 298 based alternative nicotine products within this state shall 299 first obtain a permit from the board for each location of 300 distribution. There is no fee for the permit. Upon application, 301 there shall be a one-time, nonrefundable filing fee of fifty 302 dollars (\$50), in addition to a permit fee of one hundred 303 fifty dollars (\$150), which shall be renewed annually. The 304 one-time filing fee shall apply only to new applicants for a 305 permit on or after the effective date of the act amending this 306 section. (b) Any person who maintains No person may maintain a 307

308 tobacco, tobacco product, electronic nicotine delivery system,



309 <u>e-liquid,</u> or alternative nicotine product vending machine<u>on</u> 310 his or her property in this state shall first obtain a permit 311 from the board for each machine at each machine location. The 312 permit for each machine shall be posted in a conspicuous place 313 on the machine.

314 (c) A permit shall be valid only for the location 315 specified in the permit application.

316 (d) A permit is not transferable or assignable and 317 shall be renewed annually. Notwithstanding the foregoing, if If a location for which a permit ishas been obtained is sold or 318 319 transferred, the permit, after submission of an application to transfer and a transfer fee of fifty dollars (\$50), may shall 320 321 be transferred to the person obtaining control of the location 322 and shall be valid for 30 days after the transfer during which 323 time a new permit shall be obtained, subject to approval by the board. The transferee shall meet any requirements, 324 325 established by the rule of the board, required for a permit 326 holder. The permitted transfer shall be effective for the 327 duration of the license year, and the transferee shall renew 328 the permit annually as provided in subsection (a). If a 329 permitted business moves to a new location within the same 330 governing jurisdiction, the business owner may apply for a 331 location transfer as provided in this subsection. No more than 332 one of each transfer type shall occur during a permit year. 333 (e) If feasible, the board, by rule, may adopt procedures for the issuance and renewal of permits which 334 combine tobacco permit procedures with the application and 335

336 licensing procedures for alcoholic beverages.



337	(f) All monies collected under this section shall be
338	deposited into the State Treasury to the credit of the Vaping
339	Licensing and Enforcement Fund under Section 28-11-10."
340	"§28-11-9
341	(a) Subject to the Alabama Administrative Procedure
342	Act, Chapter 22 of Title 41, the board shall have full and
343	final authority as to the suspension or revocation for cause
344	of any permit issued pursuant to this chapter.
345	(1) The board may appoint a hearing commission of at
346	least three persons which may do all of the following:
347	a. Hear and decide all contested applications for
348	permits.
349	b. Hear and decide all charges against any permit
350	holder or employee of a permit holder for violations of this
351	chapter, the law, or the rules of the board.
352	c. Revoke or suspend permits as provided in this
353	chapter.
354	d. Levy administrative fines upon permit holders-or
355	employees of permit holders.
356	(2) No member of the hearing commission shall
357	participate in the hearing or disposition of any application
358	for a permit or charge against a permit holder or an employee
359	of a permit holder if he or she has an interest therein or was
360	involved in the investigation.
361	(b) The board, or a hearing commission appointed by the
362	board, upon finding that a permit holder or any partner,
363	member, employee, officer, or director of the permit holder

364 has violated any of the laws of this state or the United

Page 13



365 States relating to the manufacture, sale, possession, or 366 transportation of tobacco, tobacco products, electronic 367 nicotine delivery systems, e-liquids, or alternative nicotine 368 products, or that the permit holder has acted in a manner 369 prejudicial to the welfare, health, peace, temperance, and 370 safety of the people of the community or of the state, may 371 upon due notice and hearing, may levy administrative fines or 372 suspend or revoke the permit issued by the board, or a 373 combination of all three. In all cases where the board or hearing commission shall levylevies an administrative fine or 374 375 suspend or revokes uspends or revokes a permit, it board shall set forth its findings of fact, the evidence from which 376 377 the findings of facts are made, and the reasons upon which its actions are based. 378

379 (c) The fines as specified in subsection (e) shall be applicable per each violation. The permit holder or employee 380 381 shall remit the administrative fine to the board within seven 382 calendar days from the day that the administrative fine is levied. Failure by the permit holder to pay the administrative 383 384 fine within that time period shall result in an automatic 385 suspension of the permit until the administrative fine is 386 paid.

(d) The maximum length of suspension of a permit pursuant to this chapter shall be one year. A permit holder shall be ineligible to hold a permit pursuant to this chapter for the location where the violation occurred until the expiration or removal of the suspension. A permit holder whose permit is revoked by the board or the hearing commission shall



393 be, at the discretion of the board or hearing commission, 394 ineligible to hold a permit pursuant to this chapter until the 395 expiration of one year from the date the permit is revoked at 396 the location where the violation occurred.

397 (e) The following administrative <u>fines may penalties</u>
398 <u>shall</u> be levied for violations of this chapter <u>against valid</u>
399 <u>permit holders or employees, or both</u>:

400 (1) Upon conviction for For a first violation at a
401 location in a two-year period by the permit holder or an
402 employee of the permit holder, the board or hearing commission
403 may levy a fine against the permit holder of not more than one

404 thousand dollars (\$1,000) may offer the permit holder an

405 opportunity to provide training sessions administered by the 406 Responsible Vendor Program in lieu of an administrative fine 407 upon the permit holder and the employee, if the violation is 408 by an employee, of not more than two hundred dollars (\$200).

409 (2) Upon conviction of For a second violation at the 410 same location within a two-year period, the board or hearing 411 commission mayshall levy an administrative fine upon the 412 permit holder and the employee, if the violation is by an 413 employee, of not more than four hundred dollars (\$400) two 414 thousand five hundred dollars (\$2,500).

415 (3) Upon conviction of a third or subsequent violation 416 at the same location within a two-year period, the board or 417 hearing commission may levy an administrative fine upon the 418 permit holder and the employee, if the violation is by an 419 employee, of not more than seven hundred fifty dollars (\$750). 420 (4) Upon conviction of (3) For a fourththird or



421	subsequent violation at the same location within a two-year
422	period, the board or hearing commission <u>mayshall</u> levy an
423	administrative fine upon the permit holder and the employee,
424	if the violation is by an employee, of not more than onefive
425	thousand dollars <del>(\$1,000)<u>(</u>\$5,000)</del> and <del>may suspend or</del> shall
426	revoke the permit. A permit shall not be reissued at the
427	location, regardless of change in ownership, at anytime during
428	the revocation period.
429	(f) Before imposition of any administrative
430	finepenalty, the permit holder shall be afforded all
431	procedural rights to due process in addition to those rights
432	guaranteed by the Alabama Administrative Procedure Act,
433	Chapter 22 of Title 41.
434	(g) All fines and other monies collected under this
435	section shall be deposited into the State Treasury to the
436	credit of the Vaping Licensing and Enforcement Fund under
437	<u>Section 28-11-10.</u> "
438	"\$28-11-10
439	The Vaping Licensing and Enforcement Fund is hereby
440	created in the State Treasury. All fees and other funds
441	collected pursuant to this chapter shall be deposited into the
442	State Ceneral FundState Treasury to the credit of the fund.
443	Amounts deposited into the fund shall be budgeted and allotted
444	in accordance with Sections 41-4-80 through 41-4-96 and
445	Sections 41-19-1 through 41-19-12. Monies in the fund shall be
446	distributed as follows:
447	(1) Forty percent to the Licensing and Compliance
448	Division of the board for operational costs of enforcing this



449	chapter and providing tobacco and nicotine prevention
450	education.
451	(2) Twenty percent to the Public Safety Fund of the
452	Alabama State Law Enforcement Agency to be used for the
453	enforcement of this chapter.

- 454 (3) Twenty percent to the State Board of Education for
  455 the establishment and administration of vape awareness,
- 456 education, and prevention programs and the provision of drug
- 457 education and prevention curriculum, as provided in Section 3
- 458 of the act amending this section.
- 459 (4) Twenty percent to the Unified Judicial System for
- 460 the provision of drug education and prevention curriculum and
- 461 <u>court-ordered nonresidential addiction or substance abuse</u>
- 462 rehabilitation courses under Section 28-11-13(d)."
- 463 "\$28-11-12

464 (a) An advisory board shall be established to monitor
465 the implementation of this chapter. The advisory board shall
466 meet at least quarterly. Representation shall consist of one
467 representative from each of the following:

- 468 (1) The Office of the Governor.
- 469 (2) The Office of the Attorney General.
- 470 (3) The Department of Mental Health.
- 471 (4) The Department of Public Health.
- 472 (5) The Alcoholic Beverage Control Board.
- 473 (6) The Senate as appointed by the Lieutenant
- 474 Governor President Pro Tempore of the Senate.

475 (7) The House of Representatives as appointed by the476 Speaker of the House of Representatives.



477	(8) The Alabama Oilmen's Association and the Alabama
478	Convenience Store Operators as appointed by the Governor and
479	selected from three nominees submitted by the association.
480	(9) The Alabama Retail Association as appointed by the
481	Governor and selected from three nominees submitted by the
482	association.
483	(10) The Alabama Grocers' Association as appointed by
484	the Governor and selected from three nominees submitted by the
485	association.(8) The Alabama State Law Enforcement Agency.
486	(9) The Department of Revenue.
487	(10) The Alabama Chapter of the American Academy of
488	Pediatrics, as appointed by the entity.
489	(11) The Executive Director of Children First.
490	(b) The membershipappointing authorities of the
491	advisory board shall <pre>becoordinate their appointments to assure</pre>
492	<pre>membership is inclusive and reflect reflects the racial,</pre>
493	gender, geographic, <mark>urban/rural</mark> urban, rural, and economic
494	diversity of the state.
495	(c) The chair of the advisory board shall be a
496	representative from the board who shall be responsible for the
497	conduct of the meetings and any correspondence derived
498	therefrom.
499	(d) Other than the legislative appointees, each
500	representative shall be appointed by his or her respective
501	department head, and shall hold the appointment for a one-year

502 term.

503 (e) A representative may be reappointed as deemed504 appropriate by his or her department head, or in the case of



505 legislative appointees, the Lieutenant Covernor President Pro 506 Tempore of the Senate or Speaker of the House of 507 Representatives. 508 (f) The advisory board may issue written 509 recommendations for program modification to the board." "\$28-11-13 510 511 (a) (1) It is unlawful for any individual under 21 years 512 of age to purchase, use, possess, or transport tobacco, a 513 tobacco product, alternative nicotine product, e-liquid, tobacco substitute, or an electronic nicotine delivery system 514 515 or other electronic battery-powered device capable of being used to deliver any e-liquid, or e-liquid substitute; 516 517 tobacco<sub> $\tau$ </sub> or tobacco substitute; CBD oil<sub> $\tau$ </sub> or THC oil<sub> $\tau$ </sub>; liquid 518 that contains cannabinoids derived from or found in hemp which 519 is intended for use in an electronic nicotine delivery system; herbal extract<sub> $\tau$ </sub>; or nicotine salt, or any analog thereof of the 520 521 for eqoing  $\tau$ ; or any other substance to the individual through 522 the inhalation of vapor, or an alternative nicotine product 523 within this state.

524 (2) For purposes of this subsection, a violation is
525 committed upon mere possession of an electronic nicotine
526 delivery system or other electronic battery-powered device as
527 described in subdivision (1), irrespective of which particular
528 e-liquid or other substance, if any, was contained or
529 otherwise used in the device.

(b) It shall not be unlawful for Notwithstanding
subsection (a), an individual under 21 years of age who is an
employee of a tobacco, tobacco product, electronic nicotine



delivery system, or alternative nicotine product permit holder tomay handle, transport, or sell tobacco, a tobacco product, an electronic nicotine delivery system, or an alternative tobacco product, provided if the employee is acting within the line and scope of employment and the permit holder, or an employee of the permit holder who is 21 years of age or older, is present.

(c) It is unlawful for any individual under 21 years of age to present or offer to another person proof of identification that is false, fraudulent, or not actually his or her own proof of identification in order to buy, receive, or otherwise obtain, or attempt to buy, receive, or otherwise obtain, any tobacco, tobacco product, electronic nicotine delivery system, <u>e-liquid</u>, or alternative nicotine product.

547(d) Except as otherwise provided, a violation of this548section by an individual under 19 years of age shall

549 constitute a delinquent act and the individual shall be

550 subject to the exclusive jurisdiction of the juvenile court as

551 <u>follows:</u>

552(1) For a first violation, the individual's parent or553legal guardian shall be notified and the court shall require

554 the individual to attend an in-person vaping awareness,

555 education, and prevention class as described in Section 3(d)

556 of the act amending this section.

557 (2) For a second violation, the individual's parent or

558 legal guardian shall be notified and the court shall require

559 the individual to attend a nonresidential addiction or

560 substance abuse rehabilitation course approved by the court



and the Department of Public Health. The course shall be at no
cost to the individual. The course may be in-person or online.
The cost of the treatment shall be paid out of the Vaping
Licensing and Enforcement Fund pursuant to Section
28-11-10(4).
a. If the individual is under 19 years of age, the
individual's parent or legal guardian must attend the course
with the individual.
b. If the individual is 19 or more years of age, the
court shall require the individual to attend the course with a
rehabilitation sponsor approved by the court. Any of the
following may serve as a rehabilitation sponsor subject to
approval by the court: a parent or legal guardian, school
counselor, teacher, school administrator, member of the
clergy, or other individual approved by the court.
(3) No court costs or fees may be assessed under this
subsection.
(d) (e) If a minor is cited for any violation under this
section, the citing agency shall make reasonable efforts to
notify a parent, legal guardian, or legal custodian of the
minor unless the minor has been emancipated by court order or
operation of law.
(c) (f) Nothing in this section shall apply to devices
used to deliver medication prescribed or ordered by a
physician licensed to practice medicine in this state."
"\$28-11-14
(a) (1) Any tobacco, tobacco product, alternative
nicotine product, <u>e-liquid,</u> electronic nicotine delivery



589 system, or false proof of identification found in the 590 possession of an individual under the age of 21 years of age 591 is contraband and subject to seizure by any law enforcement 592 officer.

593	(2) Prohibited tobacco, tobacco products, electronic
594	nicotine delivery systems, e-liquids, and alternative nicotine
595	products kept, stored, or deposited in any place in this state
596	for the purpose of unlawful sale or unlawful disposition or
597	unlawful furnishing or distribution, and the vessels and
598	receptacles in which the products are contained are declared
599	to be contraband and shall be seized and forfeited to the
600	state and may be condemned for destruction pursuant to the
601	procedures set out in Article 11 of Chapter 4 concerning
602	alcoholic beverages.
603	(3) Prohibited tobacco, tobacco products, electronic
604	nicotine delivery systems, e-liquids, and alternative nicotine
605	products may be searched for, seized, and ordered to be
606	destroyed pursuant to the procedures set out in Article 11 of
607	Chapter 4 concerning alcoholic beverages.
608	(b) In any criminal prosecutions against a person for a
609	violation of this chapter, on conviction, the court may order
610	the destruction of any prohibited tobacco, tobacco products,
611	electronic nicotine delivery systems, e-liquids, and
612	alternative nicotine products which were: (i) sold, offered
613	for sale, possessed, or otherwise disposed of by the
614	defendant; (ii) employed by the defendant for use or
615	disposition at any unlawful establishment by the defendant;
616	(iii) possessed or used in conducting the business of a



617	tobacco dealer; or (iv) used as evidence in the case.
618	(c) All fixtures, equipment, materials, and personal
619	property used in substantial connection with the sale or
620	possession of tobacco, tobacco products, electronic nicotine
621	delivery systems, e-liquids, and alternative nicotine products
622	involved in a violation of this article shall be subject to
623	the same seizure and forfeiture procedures as provided
624	pursuant to Article 11 of Chapter 4.
625	(d) The board shall dispose of electronic nicotine
626	delivery systems, e-liquids, and alternative nicotine products
627	seized under this chapter by destruction as provided by rule
628	of the board. Any person from whom an electronic nicotine
629	delivery system, e-liquid, or alternative nicotine product is
630	seized and destroyed pursuant to this section shall be subject
631	to a fee, to be determined based on the cost of the
632	destruction and disposal of the electronic nicotine delivery
633	system, e-liquid, or alternative nicotine product as hazardous
634	waste. Any individual under the age of 21 years violating
635	Section 28-11-13 shall be issued a citation similar to a
636	uniform nontraffic citation and shall be fined not less than
637	ten dollars (\$10) nor more than fifty dollars (\$50) for each
638	violation, and shall be assessed no other court costs or fees.
639	(b) Notwithstanding any other provision of law, the
640	disposition of any violation shall be within the jurisdiction
641	of the district or municipal court and not the juvenile court.
642	Violations shall not be considered criminal offenses and shall
643	be administratively adjudicated by the district or municipal
644	<del>court.</del>



## 645 (e) Nothing in this section shall apply to any 646 manufacturer of alternative nicotine products that were 647 commercially marketed in the United States before February 15, 648 2007." 649 "\$28-11-16 650 (a) (1) A retailer or manufacturer of electronic 651 nicotine delivery systems, e-liquids, or alternative nicotine 652 products may not advertise an electronic nicotine delivery 653 system, e-liquid, or an alternative nicotine product in any of the following ways: 654 655 a. As a tobacco cessation product. 656 b. As a healthier alternative to smoking. 657 c. As available for purchase in any variety of flavors 658 other than tobacco, mint, or menthol on any outdoor billboard. 659 d. On any outdoor billboard located within 1,000 feet of any public or private K-12 school or public playground. 660 (2) Paragraphs a. and b. of subdivision (1) are not 661 662 applicable to products that have received an order from the 663 FDA permitting the product to be marketed as a modified risk 664 tobacco product, and are marketed in accordance with that 665 order. 666 (b) (1) A specialty retailer of electronic nicotine 667 delivery systems or manufacturer of tobacco, tobacco products, 668 electronic nicotine delivery systems, e-liquids, or 669 alternative nicotine products may not in any way sponsor, 670 finance, or advertise a scholarship of any kind using the brand name of any tobacco product, alternative nicotine 671 672 product, e-liquid, or electronic nicotine delivery system.

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673 (2) A specialty retailer of electronic nicotine 674 delivery systems or manufacturer of tobacco, tobacco products, 675 electronic nicotine delivery systems, e-liquids, or 676 alternative nicotine products may not use the brand name of any tobacco product, alternative nicotine product, e-liquid, 677 678 or electronic nicotine delivery system to advertise at or 679 sponsor any event at a stadium, concert, sporting event, or 680 other public performance event for which individuals aged 21 681 years of age or older make up less than 85 percent of the total age demographic of performing participants individuals 682 683 performing at the event. (3) A specialty retailer of electronic nicotine 684

685 delivery systems or manufacturer of tobacco, tobacco products, 686 electronic nicotine delivery systems, e-liquids, or 687 alternative nicotine products may not advertise a tobacco product, electronic nicotine delivery system, e-liquids, or 688 689 alternative nicotine product in a newspaper, magazine, 690 periodical, or other print or digital publication distributed 691 in this state for which less than 85 percent of the viewership 692 or readership of the publication is made up of individuals 21 693 years of age or older as measured by competent and reliable 694 survey evidence.

(c) (1) A violation of subsection (a) or subsection (b)
shall result in a one hundred dollar (\$100) three hundred
dollar (\$300) fine for the first occurrence.

698 (2) A second or subsequent violation of subsection (a)
699 or subsection (b) shall result in a five hundred dollar
700 (\$500)-seven hundred fifty dollar (\$750) fine per occurrence.



701 (3) Each day a violation of subsection (a) or
702 subsection (b) persists shall constitute a separate and
703 subsequent violation.

(d) A retailer or manufacturer of tobacco, tobacco
products, electronic nicotine delivery systems, <u>e-liquids</u>, or
alternative nicotine products may not advertise, market, or
offer for sale tobacco, a tobacco product, an electronic
nicotine delivery system, <u>an e-liquid</u>, or an alternative
nicotine product in any of the following ways:

(1) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, the terms "candy" or "candies," any variant of these words, or any other term referencing a type or brand of candy, including types or brands of candy that do not include the words "candy" or "candies" in their names or slogans.

(2) By using, in the labeling or design of the product, 716 717 its packaging, or in its advertising or marketing materials, 718 the terms "cake" or "cakes" or "cupcake" or "cupcakes" or "pie" or "pies," any variant of these words, or any other term 719 720 referencing a type or brand of cake, pastry, or pie, including 721 types or brands of cakes, pastries, or pies that do not 722 include the words "cake" or "cakes" or "cupcake" or "cupcakes" or "pie" or "pies" in their names or slogans. 723

(3) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, trade dress, trademarks, branding, or other related imagery that imitates or replicates those of food brands or other related products that are marketed to minors, including, but



729 not limited to, breakfast cereal, cookies, juice drinks, soft 730 drinks, frozen drinks, ice creams, sorbets, sherbets, and 731 frozen pops.

732 (4) By using, in the labeling or design of the product, 733 its packaging, or in its advertising or marketing materials, 734 trade dress, trademarks, branding, or other related imagery 735 that depicts or signifies characters or symbols that are known 736 to appeal primarily to minors, including, but not limited to, 737 superheroes, comic book characters, video game characters, television show characters, movie characters, mythical 738 739 creatures, unicorns, or that otherwise incorporates related 740 imagery or scenery.

741 (e) The board may adopt rules to implement this section, including rules regarding the suitability of labels 742 743 and procedures to reject advertising that appeals to minors, including, but not limited to, the design of a product, its 744 745 packaging, or its advertising or marketing materials, trade 746 dress, trademarks, branding, or other related imagery. The board may adopt rules to implement an appeal process to review 747 748 any labels that are denied. 749 (f) Any item found in violation of subsection (d) is a 750 prohibited item and shall be considered contraband and may be 751 seized as provided by Section 28-11-14 by an agent of the 752 board or any law enforcement officer. 753 (g) A specialty retailer of electronic nicotine 754 delivery systems may have a sign indicating the trade name of

755 the business. However, no additional signs, banners, or

756 flashing lights of any kind may be visible to the public from



757	outside of the business advertising that the business sells
758	electronic nicotine delivery systems, alternative nicotine
759	products, or e-liquids, including any depictions or
760	representations of any such products.
761	(h) All fines and other monies collected under this
762	section shall be deposited into the State Treasury to the
763	credit of the Vaping Licensing and Enforcement Fund under
764	<u>Section 28-11-10.</u> "
765	"§28-11-17.1
766	(a)(1) Beginning <u>March 1, 2022</u> October 1, 2025, or other
767	date not more than 30 days following a premarket tobacco
768	application submission deadline issued by the FDA, whichever
769	is later, every e-liquid manufacturer and manufacturer of
770	alternative nicotine products whose products are sold in this
771	state whether directly or through a distributor retailer or

is later, every e-liquid manufacturer and manufacturer of alternative nicotine products whose products are sold in this state, whether directly or through a distributor, retailer, or similar intermediary or intermediaries, shall execute and deliver on a form prescribed by the commissioner, a certification to the commissioner certifying, under penalty of perjury $\tau$ : (i) whether the product contains any synthetic nicotine or nicotine derived from a source other than tobacco; (ii) where the product was manufactured; and (iii) that any

778 either of the following apply:

a. The product was on the market in the United States as of August 8, 2016, and the manufacturer has applied for a marketing order pursuant to 21 U.S.C. § 387j for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, by submitting a premarket tobacco product



785 application on or before September 9, 2020, to the FDA; and 786 either of the following is true:

787 1. The premarket tobacco product application for the788 product remains under review by the FDA.

2. The FDA has issued a no marketing order for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, from the FDA; however, the agency or a federal court has issued a stay order or injunction during the pendency of the manufacturer's appeal of the no marketing order.

b. The manufacturer has received a marketing order or other authorization under 21 U.S.C. § 387j for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, from the FDA.

801 <u>c. For electronic nicotine delivery systems and</u> 802 <u>e-liquid products containing nicotine derived from tobacco or</u> 803 <u>any other source, the product was commercially marketed in the</u> 804 <u>United States as of April 12, 2022, and the manufacturer</u> 805 <u>applied for a marketing order pursuant to 21 U.S.C. § 387j on</u> 806 <u>or before May 14, 2022.</u>

807 (2) In addition to the requirements in subdivision (1),
808 each manufacturer shall provide:

809 <u>a. A</u> a copy of the cover page of the premarket tobacco 810 application with evidence of receipt of the application by the 811 FDA or a copy of the cover page of the marketing order or 812 other authorization issued pursuant to 21 U.S.C. § 387j,



813 whichever is applicable-;

010	whichever is appricable.
814	b. Information that clearly identifies each product,
815	submission tracking number (STN), product name, product
816	subcategory, characterizing flavor, and product SKU number.
817	(b) Any manufacturer submitting a certification
818	pursuant to subsection (a) shall notify the commissioner
819	within 30 days of any material change to the certification,
820	including issuance by the FDA of any of the following:
821	(1) A market order or other authorization pursuant to
822	21 U.S.C. § 387j.
823	(2) An order requiring a manufacturer to remove a
824	product from the market either temporarily or permanently.
825	(3) Any notice of action taken by the FDA affecting the
826	ability of the new product to be introduced or delivered into
827	interstate commerce for commercial distribution.
828	(4) Any change in policy that results in a product no
829	longer being exempt from federal enforcement oversight.
830	(c) The commissioner shall develop and maintain a
831	directory listing all e-liquid manufacturers and manufacturers
832	of alternative nicotine products that have provided
833	certifications that comply with subsection (a) and all
834	products that are listed in those certifications.
835	(d) The commissioner shall do all of the following:
836	(1) Make the directory available for public inspection
837	on its website by May 1, 2022.
838	(2) Update the directory as necessary in order to
839	correct mistakes and to add or remove e-liquid manufacturers,
840	manufacturers of alternative nicotine products, or products



841	manufactured by those manufacturers consistent with the
842	requirements of subsections (a) and (b) on a monthly basis.
843	(3) Remove from the directory any product that the
844	board determines is a prohibited item pursuant to this section
845	<u>or Section 28-11-16(d).</u>
846	(3)(4) Send monthly notifications to each wholesaler,
847	jobber, semijobber, retailer, importer, or distributor of
848	tobacco products that have qualified or registered with the
849	Department of Revenue, by electronic communication, containing

a list of all changes that have been made to the directory in the previous month. In lieu of sending monthly notifications, the commissioner may make the information available in a prominent place on the Department of Revenue's public website.

854 <u>(4) (e)</u> Information required to be listed in the 855 directory shall not be subject to the confidentiality and 856 disclosure provisions in Section 40-2A-10.

857 (c) (f) Notwithstanding subsection (a), if an e-liquid 858 manufacturer or manufacturer of alternative nicotine products 859 can demonstrate to the commissioner that the FDA has issued a 860 rule, guidance, or any other formal statement that temporarily 861 exempts a product from the federal premarket tobacco product 862 application requirements, the product may be added to the 863 directory upon request by the manufacturer if the manufacturer 864 provides sufficient evidence that the product is compliant 865 with the federal rule, guidance, or other formal statement, as 866 applicable.

867 <u>(f)(g)</u> Each certifying e-liquid manufacturer and 868 manufacturer of alternative nicotine products shall pay an



869 initial fee of two thousand dollars (\$2,000) to offset the costs incurred by the department for processing the 870 871 certifications and operating the directory. The commissioner 872 shall collect an annual renewal fee of five hundred dollars 873 (\$500) to offset the costs associated with maintaining the 874 directory and satisfying the requirements of this section. The fees received under this section by the department shall be 875 876 used by the department exclusively for processing the 877 certifications and operating and maintaining the directory. After the payment of these expenses, two-thirds one-half of the 878 879 remaining funds shall be deposited into the State General Fund, and the remaining one-thirdone-half shall be distributed 880 881 evenly to the Alabama State Law Enforcement Agency and to the 882 Licensing and Compliance Division of the board to be used for 883 the enforcement of this chapter.

(g) (h) Beginning on September 1, 2021, no e-liquid, 884 885 e-liquid in combination with an electronic nicotine delivery 886 system, or alternative nicotine product that, in the case of 887 any such product, contains synthetic nicotine or nicotine 888 derived from a source other than tobacco may be sold or 889 otherwise distributed in this state without either first 890 certifying that a premarket tobacco product application was 891 successfully submitted to the FDA and accepted for filing by 892 May 14, 2022, in accordance with the applicable requirements 893 under Section 201(rr) of the Federal Food, Drug, and Cosmetic 894 Act, or obtaining approval from the FDA for sale as a drug under Section 201(g)(1) of the Federal Food, Drug, and 895 896 Cosmetic Act, a device under Section 201(h) of the Federal



897 Food, Drug, and Cosmetic Act, a combination product described 898 in Section 503(g) of the Federal Food, Drug, and Cosmetic Act, 899 or some other medical purpose.

900 (h) (i) (1) Beginning May 1, 2022, or on the date that 901 the Department of Revenue first makes the directory available for public inspection on its website as provided in subsection 902 903 (d), whichever is later, anAn e-liquid manufacturer or 904 manufacturer of alternative nicotine products or electronic 905 nicotine delivery systems who offers for salesells, furnishes, or gives away a product not listed on the directory is subject 906 907 to a one thousand dollarsdollar (\$1,000) daily fine for each product offered for sale in violation of this section until 908 909 the offending product is removed from the market or until the 910 offending product is properly listed on the directory. For 911 purposes of this subdivision "sale" includes a delivery sale of e-liquids or electronic nicotine delivery systems or 912 913 alternative nicotine products, as defined under this chapter. 914 (2) Any other violation of this section shall result in 915 a fine of five hundred dollars (\$500) per offense. 916 (j) (1) When any retail permit holder offers for sale a 917 product not listed on the directory, the board shall assess 918 the following administrative penalties: 919 a. For a first offense within a four-year period, an 920 administrative penalty of one thousand dollars (\$1,000). 921 b. For a second offense within a four-year period, an 922 administrative penalty of two thousand five hundred dollars (\$2,500). 923 924 c. For a third or subsequent offense within a four-year



925	period, an administrative penalty of five thousand dollars
926	(\$5,000). In addition, the board shall revoke the permit of
927	the permit holder and no permit may be issued at the location
928	for a minimum of one year after the date of revocation.
929	(2) All products offered for sale and not listed on the
930	directory shall be considered a prohibited item and declared
931	to be contraband and may be seized and forfeited as provided
932	in Section 28-11-14 by agents of the board or any law
933	enforcement officer.
934	(k) Any fine collected for a violation of this section
935	shall be deposited into the Vaping Licensing and Enforcement
936	Fund under Section 28-11-10.
937	(1) Nothing in this section shall apply to any
938	manufacturer of alternative nicotine products that were
939	commercially marketed in the United States before February 15,
940	2007.
941	(i) (m) The commissionerAlcoholic Beverage Control Board
942	and the Commissioner of Revenue shall adopt rules for the
943	implementation and enforcement of this section."
944	"\$28-11-18
945	(a) All liquid nicotine containers offered for sale
946	that are intended to be vaporized in an electronic nicotine
947	delivery system shall be contained in child-resistant
948	packaging.
949	(b) A <del>specialty</del> -retailer of <u>tobacco, tobacco products,</u>
950	alternative nicotine products, e-liquids, or electronic
951	nicotine delivery systems shall display in a prominent area of
952	the retail store near the point of sale, an 8 $1/2 \times 11$ inch-a



953 sign or signs containing which contains the following

954 statements:

(1) "ALABAMA LAW STRICTLY PROHIBITS THE PURCHASE OF 955 956 TOBACCO, TOBACCO PRODUCTS, ALTERNATIVE NICOTINE PRODUCTS, 957 E-LIQUIDS, AND ELECTRONIC NICOTINE DELIVERY SYSTEMS BY PERSONS UNDER THE ACE OF 21 YEARS OF AGE. PROOF OF AGE IS REQUIRED." 958 (2) "THE USE OF SOME VAPING DEVICES MAY INCREASE YOUR 959 960 RISK OF EXPOSURE TO POTENTIALLY TOXIC LEVELS OF HEAVY METALS SUCH AS LEAD, CHROMIUM, AND NICKEL." 961 962 (3) (2) "WARNING: TOBACCO, TOBACCO PRODUCTS, ALTERNATIVE NICOTINE PRODUCTS, E-LIQUIDS, ELECTRONIC NICOTINE DELIVERY 963 SYSTEMS, AND VAPING PRODUCTS OFFERED FOR SALE IN THIS STORE 964 965 CONTAIN NICOTINE UNLESS OTHERWISE MARKED. NICOTINE IS A HIGHLY ADDICTIVE CHEMICAL WHICH CAN HARM BRAIN DEVELOPMENT IN 966 967 CHILDREN AND ADOLESCENTS AND WHICH POSES SERIOUS HEALTH RISKS 968 TO PREGNANT WOMEN AND THEIR BABIES." 969 (c) In addition to the requirements of subsection (b), 970 a retailer of alternative nicotine products, e-liquids, or 971 electronic nicotine delivery systems shall include the 972 following statement on the required posted sign: 973 "THE USE OF SOME VAPING DEVICES MAY INCREASE YOUR RISK 974 OF EXPOSURE TO POTENTIALLY TOXIC LEVELS OF HEAVY METALS SUCH 975 AS LEAD, CHROMIUM, AND NICKEL." 976 (d) Posted signs required by this section, at a 977 minimum, must accurately list the type of products sold at the 978 retail establishment. If a retailer does not sell all of the product types listed in the statements described in 979

980 subsections (b) or (c), the retailer may amend the products



981 listed on the sign to accurately reflect the type of products 982 sold."

983 Section 2. Section 28-11-7.1 and Section 28-11-17.2 are 984 added to the Code of Alabama 1975, to read as follows: 985 \$28-11-7.1

986 (a) A person desiring to operate as a specialty 987 retailer of electronic nicotine delivery systems shall apply 988 for a license from the board. The board, by rule, shall 989 establish requirements for the license, which shall include an application fee of fifty dollars (\$50). On approval by the 990 991 board, the person shall pay to the board a license fee of one 992 thousand dollars (\$1,000), which shall be renewed annually. 993 All fees collected by the board under this section shall be 994 deposited into the Vaping Licensing and Enforcement Fund under 995 Section 28-11-10.

(b) A license issued under this section shall be validonly for one location specified in the permit application.

998 (c) E-liquids, electronic nicotine delivery systems, 999 and vapor-based alternative nicotine products may only be sold 1000 at retail by a licensed specialty retailer of electronic 1001 nicotine delivery systems.

(d) No specialty retailer of electronic nicotine delivery systems shall allow anyone under 21 years of age to be within the retail establishment. Each specialty retailer of electronic nicotine delivery systems, as a condition of entry into the retail establishment, shall require each patron to verify his or her age using a third-party age verification service approved by the board. The age verification service



1009 shall require the presentation and electronic scanning of the 1010 patron's driver license or nondriver identification card as a 1011 condition of entry into the retail establishment.

1012 (e) Any person who violates this section shall be1013 punished as provided in Section 28-11-9(e).

1014

§28-11-17.2

1015 (a)(1) The Legislature finds and declares the 1016 following:

a. Electronic nicotine delivery systems, commonly
called electronic cigarettes or e-cigarettes, or simply
"vapes," are battery-powered devices that use a heating
mechanism to vaporize a mixture containing nicotine or other
chemicals with the intent that the vapor be inhaled.

1022 b. E-cigarettes are inherently harmful. The main 1023 ingredient, nicotine, is highly addictive, and the amounts of nicotine are largely unregulated. A single e-cigarette can 1024 have as much nicotine as hundreds of traditional cigarettes. 1025 1026 Scientific studies have shown that the most commonly used 1027 organic solvent of e-cigarette oil, propylene glycol, has been 1028 shown to form carcinogens including formaldehyde when 1029 oxidized. The components of e-cigarettes contain varying 1030 amounts of carcinogenic metals, the most common of which are 1031 chromium, nickel, and aluminum which, when heated, can be 1032 released into the device and enter the user's body.

1033 c. E-liquids manufactured in foreign countries are 1034 notorious for being manufactured with pesticide-grade 1035 nicotine, industrial propylene glycol, and other chemicals 1036 highly harmful chemicals to the human body. There have been



1037 many reports of these foreign products being fraudulently 1038 labeled to bypass customs enforcement and regulators.

1039 d. There are thousands of different types of 1040 e-cigarettes and varying e-liquids sold in the United States 1041 today, but only an extremely small fraction of this amount has 1042 actually received approval from the federal Food and Drug 1043 Administration.

e. The FDA has largely been silent in its role as industry regulator, and has not acted to remove unlawful vaping products from the shelves of retailers, nor has it acted to properly approve or disapprove vaping products for retail sale in the United States.

(2) Based on the foregoing, the Legislature declares that the health, safety, and welfare of the residents of the State of Alabama requires that until the FDA begins to effectively regulate vaping products in the United States, this state must restrict and prohibit the sale of foreign vaping products.

(b) Beginning October 1, 2025, no e-liquid, electronic nicotine delivery system, or alternative nicotine product may be added to the Electronic Nicotine Delivery System (ENDS) Directory maintained by the Department of Revenue pursuant to Section 28-11-17.1 unless either of the following apply:

1060 (1) The product and its components are made, packaged,1061 labeled, and manufactured in the United States.

1062 (2) The manufacturer of the product has received a
1063 marketing order or other authorization under 21 U.S.C. §
1064 387j(c)(1)(A)(i) authorizing the product to be introduced or



1065 delivered for introduction into interstate commerce.

1066 (c) The Department of Revenue may require a 1067 manufacturer, wholesaler, or distributor of an e-liquid, 1068 electronic nicotine delivery system, or alternative nicotine 1069 product to certify under penalty of perjury that its products 1070 are in compliance with subdivision (b)(1).

1071 Section 3. (a) On or before September 1, 2025, the 1072 State Board of Education shall adopt a model policy for the 1073 establishment of a vape awareness, education, and prevention 1074 program to prohibit the possession and use of prohibited 1075 tobacco, tobacco products, electronic nicotine delivery 1076 systems, e-liquids, and alternative nicotine products by 1077 students in public K-12 schools.

1078 (b) On or before November 1, 2025, each local board of 1079 education shall adopt a policy that, at a minimum, contains 1080 the criteria established in the model policy adopted by the 1081 State Board of Education.

1082 (c) The model policy adopted by the State Board of1083 Education, at a minimum, shall contain all of the following:

(1) A statement prohibiting the possession or use of
tobacco, tobacco products, electronic nicotine delivery
systems, e-liquids, and alternative nicotine products, as
those terms are defined under Section 28-11-2, Code of Alabama
1975, by any student at a public K-12 school, on a school bus,
or at any school-sponsored function.

1090 (2) A series of graduated consequences for any student
1091 who violates the policy by possessing or using tobacco,
1092 tobacco products, electronic nicotine delivery systems,



1093 e-liquids, or alternative nicotine products as prohibited by 1094 this section. Graduated consequences may include, but are not 1095 limited to: (i) Notification of the student's parent or 1096 guardian; (ii) required participation in a vaping awareness, 1097 education, and prevention class; (iii) in-school suspension, 1098 out-of-school suspension, or alternative school; (iv) referral 1099 of the matter to the juvenile court for disposition pursuant 1100 to Section 28-11-13(d), Code of Alabama 1975; or (v) any 1101 combination of the foregoing. Graduated consequences shall conform with applicable disability, antidiscrimination, and 1102 1103 education laws and school discipline policies.

(3) A model complaint form and procedure for reporting violations of this section. An anonymous report may not be the basis of imposing formal disciplinary action against a student.

(4) A procedure for the prompt investigation of reports of serious violations and complaints, specifying that the principal, assistant principal, or school resource officer is the individual responsible for the investigation.

(5) A response procedure for a school to follow upon confirmation of the possession or use of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products as prohibited by this section.

(6) A procedure for publicizing local school board policy through publication in the student handbook, including providing notice that the policy applies to behavior occurring on school property, school buses, and at school-sponsored functions.



(7) A statement prohibiting the use of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products, as those terms are defined under Section 28-11-2, Code of Alabama 1975, by any teacher, administrator, or other school employee on the campus of any public K-12 school.

1127 (d) The State Department of Education shall coordinate 1128 with the Drug Education Council to develop a vaping awareness, 1129 education, and prevention class based on curriculum established by the Drug Education Council. The content of the 1130 1131 class shall be approved by the State Board of Education. The department shall make the curriculum available to each local 1132 1133 board of education through the local superintendent of 1134 education.

(e) The policy adopted by each local board of education shall be included in the code of conduct policy of the local board of education and included in the student handbook.

1138 Section 4. The Alcoholic Beverage Control Board shall 1139 adopt rules to implement and administer Chapter 11 of Title 1140 28, Code of Alabama 1975.

1141 Section 5. Section 28-11-15, Code of Alabama 1975, 1142 relating to the posting of signs regarding the sale of tobacco 1143 and tobacco products, is repealed.

1144 Section 6. Section 28-11-19, Code of Alabama 1975, 1145 relating to limitation on locations of specialty retailers of 1146 electronic nicotine delivery systems, is repealed.

1147 Section 7. This act shall become effective on June 1, 1148 2025.