1 A bill to be entitled 2 An act relating to food and hemp products; amending s. 3 381.988, F.S.; providing that a marijuana testing 4 laboratory may acquire hemp and hemp extract only from 5 certain businesses; prohibiting a marijuana testing laboratory from selling, distributing, or transferring 6 7 hemp or hemp extract from certain businesses; 8 requiring a marijuana testing laboratory to separate 9 marijuana received from certain entities from hemp or 10 hemp extract received from certain entities; amending 11 s. 581.217, F.S.; revising legislative findings; 12 revising definitions; defining terms; revising requirements for the sale and distribution of hemp 13 14 extract; deleting provisions related to the 15 distribution and sale of hemp extract; providing an 16 exception; prohibiting unpermitted business sales, street sales, or festival sales of hemp extract; 17 prohibiting businesses and food establishments from 18 possessing hemp extract products that are attractive 19 to children; prohibiting a business permitted to sell 20 21 hemp or hemp extract from being located in certain 22 areas; providing requirements for businesses permitted 23 to sell hemp or hemp extract; including THC-infused beverages in the list of products prohibited for sale 24 25 to a person under 21 years of age; providing a penalty

Page 1 of 15

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26 for hemp extract possessed, manufactured, delivered, 27 held, offered for sale, distributed, or sold by 28 certain entities in violation of specified provisions; 29 prohibiting the Department of Agriculture and Consumer 30 Services from granting permission to remove or use 31 certain hemp extract products until it has determined 32 that such hemp extract products comply with state law; 33 prohibiting event organizers from promoting, 34 advertising, or facilitating certain events; requiring 35 organizers of certain events to provide a list of 36 certain vendors to the department, verify that such 37 vendors are selling hemp products only from approved sources, and ensure that such vendors are properly 38 39 permitted; providing for administrative fines; 40 requiring that hemp extract be tested in a certified 41 marijuana testing laboratory before it may be sold in 42 this state; providing construction; requiring the 43 department to create procedures for the testing of 44 hemp extract that fails to meet specified 45 requirements; authorizing the department to select and test samples of hemp extract from a retail store, hemp 46 47 distributor, or hemp cultivator for certain purposes; 48 requiring retail stores to recall hemp extract that 49 fails to meet specified requirements; requiring that 50 an independent testing laboratory retain records of

Page 2 of 15

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2025

51	all tested and sampled hemp extract for a specified
52	timeframe; prohibiting the retail sale of THC-infused
53	beverages at certain locations; prohibiting THC-
54	infused beverages from containing alcoholic or
55	intoxicating beverages; providing that THC-infused
56	beverages may be distributed only by certain
57	distributors; prohibiting distributors of THC-infused
58	beverages from taking certain actions; prohibiting a
59	retail vendor of THC-infused beverages from purchasing
60	or obtaining such beverages from a person not licensed
61	as a distributor; prohibiting a retail vendor of THC-
62	infused beverages from attempting to return or
63	exchange a THC-infused beverage under certain
64	circumstances; providing for administrative fines;
65	providing an appropriation; reenacting s.
66	500.03(1)(n), F.S., relating to definitions, to
67	incorporate the amendment made to s. 581.217, F.S., in
68	references thereto; providing an effective date.
69	
70	Be It Enacted by the Legislature of the State of Florida:
71	
72	Section 1. Subsection (4) of section 381.988, Florida
73	Statutes, is amended to read:
74	381.988 Medical marijuana testing laboratories; marijuana
75	tests conducted by a certified laboratory
	Daga 2 of 15

Page 3 of 15

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2025

76 A marijuana testing laboratory may acquire marijuana (4) 77 only from a medical marijuana treatment center and may acquire 78 hemp and hemp extract only from a business that is licensed or 79 permitted under s. 581.217. A marijuana testing laboratory is 80 prohibited from selling, distributing, or transferring marijuana 81 received from a marijuana treatment center, or hemp or hemp 82 extract received from a business licensed or permitted under s. 83 581.217, except that a marijuana testing laboratory may transfer a sample to another marijuana testing laboratory in this state. 84 85 A marijuana test laboratory must keep marijuana received from a medical marijuana treatment center separated from hemp or hemp 86 87 extract received from a business that is licensed or permitted 88 under s. 581.217.

89 Section 2. Present subsections (8) through (13) of section 90 581.217, Florida Statutes, are redesignated as subsections (10) 91 through (15), respectively, present paragraphs (b) through (f) 92 of subsection (3) are redesignated as paragraphs (c) through (g), respectively, new subsections (8) and (9) are added to that 93 94 section, new paragraphs (b) and (i) are added to subsection (3) 95 of that section, and paragraph (b) of subsection (2), present 96 paragraphs (a), (e), (f), and (g) of subsection (3), subsection (7), and paragraph (c) of present subsection (13) of that 97 section are amended to read: 98 99

100

581.217 State hemp program.-

(2) LEGISLATIVE FINDINGS.-The Legislature finds that:

Page 4 of 15

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101 (b) <u>Hemp and hemp extract</u> Hemp-derived cannabinoids, 102 including, but not limited to, cannabidiol, are not controlled 103 substances or adulterants if they are in compliance with this 104 section.

105 (3) DEFINITIONS.-As used in this section, the term: (a) "Attractive to children" means manufactured in the 106 107 shape of or packaged in containers displaying humans, cartoons, 108 or animals, toys, or other features that target children; 109 manufactured in a form or packaged in a container that bears any 110 reasonable resemblance to an existing candy or snack product that is familiar to the public; manufactured in a form or 111 112 packaged in a container that bears any reasonable resemblance to a as a widely distributed, branded food product such that the a 113 114 product could be mistaken for the branded food product, 115 especially by children; or containing any color additives.

(b) "Certified marijuana testing laboratory" means a laboratory that is certified by the Department of Health pursuant to s. 381.988.

119 <u>(f)(e)</u> "Hemp" means the plant *Cannabis sativa* L. and any 120 part of that plant, including the seeds thereof, and all 121 derivatives, extracts, cannabinoids, isomers, acids, salts, and 122 salts of isomers thereof, whether growing or not, that has a 123 total delta-9-tetrahydrocannabinol concentration that does not 124 exceed 0.3 percent on a dry-weight basis, with the exception of 125 hemp extract, which may not exceed 0.3 percent total delta-9-

Page 5 of 15

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126 tetrahydrocannabinol concentration on a wet-weight basis or 127 which does not exceed 5 milligrams per serving and 50 milligrams 128 per container on a wet-weight basis, whichever is less, except 129 that a THC-infused beverage may not contain more than 5 130 milligrams per unopened can or bottle or in any other sealed 131 container. 132 (q) (f) "Hemp extract" means hemp that is a substance or 133 compound intended for ingestion or inhalation and that contains τ 134 containing more than trace amounts of a cannabinoid but, or for 135 inhalation which is derived from or contains hemp and which does 136 not contain controlled substances listed in s. 893.03; any 137 quantity of synthetic cannabinoids; or delta-8tetrahydrocannabinol, delta-10-tetrahydrocannabinol, 138 139 hexahydrocannabinol, tetrahydrocannabinol acetate, 140 tetrahydrocannabiphorol, or tetrahydrocannabivarin. The term 141 does not include synthetic cannabidiol or seeds or seed-derived 142 ingredients that are generally recognized as safe by the United 143 States Food and Drug Administration. 144 (h) (q) "THC-infused beverage" means a soft drink, soda, 145 juice, tea, or other beverage intended for ingestion which 146 contains hemp extract in an amount not to exceed 5 milligrams 147 per unopened can or bottle or in any other sealed container "Independent testing laboratory" means a laboratory that: 148 1. Does not have a direct or indirect interest in the 149 150 entity whose product is being tested;

Page 6 of 15

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151	2. Does not have a direct or indirect interest in a
152	facility that cultivates, processes, distributes, dispenses, or
153	sells hemp or hemp extract in the state or in another
154	jurisdiction or cultivates, processes, distributes, dispenses,
155	or sells marijuana, as defined in s. 381.986; and
156	3. Is accredited by a third-party accrediting body as a
157	competent testing laboratory pursuant to ISO/IEC 17025 of the
158	International Organization for Standardization.
159	(i) "Total delta-9-tetrahydrocannabinol concentration"
160	means a concentration calculated as follows: [delta-9-
161	<u>tetrahydrocannabinol] + (0.877 x [delta-9-tetrahydrocannabinolic</u>
162	acid]).
163	(7) DISTRIBUTION AND RETAIL SALE OF HEMP EXTRACT
164	(a) Hemp extract may only be distributed and sold in <u>this</u>
165	the state if the product meets all of the following
166	requirements:
167	1. Is in compliance with the testing requirements set
168	forth in subsection (8). Has a certificate of analysis prepared
169	by an independent testing laboratory that states:
170	a. The hemp extract is the product of a batch tested by
171	the independent testing laboratory;
172	b. The batch contained a total delta-9-
173	tetrahydrocannabinol concentration that did not exceed 0.3
174	percent pursuant to the testing of a random sample of the batch;
175	c. The batch does not contain contaminants unsafe for

Page 7 of 15

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2025

176	human consumption; and
177	2.d. The batch Was processed in a facility that holds a
178	current and valid permit issued by a human health or food safety
179	regulatory entity with authority over the facility, and that
180	facility meets the human health or food safety sanitization
181	requirements of the regulatory entity. Such compliance must be
182	documented by a report from the regulatory entity confirming
183	that the facility meets such requirements.
184	3.2. Is distributed or sold in a container that includes:
185	a. A scannable barcode or quick response code linked to
186	the certificate of analysis of the hemp extract batch by \underline{a}
187	certified marijuana an independent testing laboratory;
188	b. The batch number;
189	c. The Internet address of a website where batch
190	information may be obtained;
191	d. The expiration date; and
192	e. The number of milligrams of each marketed cannabinoid
193	per serving; and
194	f. The toll-free telephone number for the national Poison
195	Help line.
196	4.3. Is distributed or sold in a container that:
197	a. Is suitable to contain products for human consumption;
198	b. Is composed of materials designed to minimize exposure
199	to light;
200	c. Mitigates exposure to high temperatures;
	Dage 9 of 15

Page 8 of 15

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201 Is not attractive to children; and d. 202 Is compliant with the United States Poison Prevention е. 203 Packaging Act of 1970, 15 U.S.C. ss. 1471 et seq., without 204 regard to provided exemptions. 205 (b) Except as required under this section for the retail 206 sale of THC-infused beverages, hemp extract may only be sold to 207 or procured by a business in this state if that business is 208 properly permitted as required by chapter 500 this section. A 209 business or food establishment may not possess hemp extract 210 products that are attractive to children. Unpermitted business 211 sales, street sales, or festival sales are not allowed. A 212 business or food establishment may not possess hemp or hemp 213 extract products that are attractive to children. A business or 214 food establishment permitted to sell hemp or hemp extract may 215 not be located within 500 feet of a school or daycare facility, 216 a retail outlet engaged in the business of selling motor fuel, 217 or a retail facility in possession of a valid permit to sell 218 hemp or hemp extract. Businesses and food establishments 219 permitted to sell hemp or hemp extract: 220 1. May not advertise the availability of such products in 221 a manner that is visible to members of the public from any 222 street, sidewalk, park, or other public place. A business or 223 food establishment permitted to sell hemp extract may not use a trade name, a logo, or advertising that contains wording or 224 225 images that are attractive to children; that implies that such

Page 9 of 15

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226	products confer health or medical benefits that are
227	unsubstantiated; or that suggests that the business or food
228	establishment is affiliated with a medical office or other
229	health care facility. Advertising may not use the terms "THC" or
230	"medical card" or similar terms.
231	2. Shall keep records pertaining to lab testing results
232	and the suppliers of hemp extract products for a minimum of 3
233	years and shall have procedures in place to effect a recall of
234	any hemp extract later determined to be unsafe for human
235	consumption.
236	3. Shall store all such products out of reach of
237	customers, either in a controlled area accessible only to
238	employees or in a locked display case excluding hemp-infused
239	beverages.
240	(c) Hemp extract distributed or sold in this state is
241	subject to the applicable requirements of chapter 500, chapter
242	502, or chapter 580.
243	(d) Products that are intended for human ingestion or
244	inhalation and that contain hemp extract, including, but not
245	limited to, <u>THC-infused beverages,</u> snuff, chewing gum, and other
246	smokeless products, may not be sold in this state to a person
247	who is under 21 years of age. A person who violates this
248	paragraph commits a misdemeanor of the second degree, punishable
249	as provided in s. 775.082 or s. 775.083. A person who commits a
250	second or subsequent violation of this paragraph within 1 year
	Page 10 of 15

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251	after the initial violation commits a misdemeanor of the first
252	degree, punishable as provided in s. 775.082 or s. 775.083.
253	(e) Hemp extract possessed, manufactured, delivered, held,
254	offered for sale, distributed, or sold in violation of this
255	subsection by an entity regulated under chapter 500 is subject
256	to s. 500.172 and penalties as provided in s. 500.121. Hemp
257	extract products found to be mislabeled or attractive to
258	children are subject to an immediate stop-sale order. <u>The</u>
259	department may not grant permission to remove or use, except for
260	disposal, hemp extract products subject to a stop-sale order
261	which are attractive to children until the department has
262	determined that the hemp extract products comply with state law.
263	(f)1. An event organizer may not promote, advertise, or
264	facilitate an event where:
265	a. Hemp extract products that do not comply with general
266	law, including hemp extract products that are not from an
267	approved source as provided in sub-subparagraph (a)2., are sold
268	
200	or marketed; or
269	<u>or marketed; or</u> <u>b. Hemp extract products are sold or marketed by</u>
269	b. Hemp extract products are sold or marketed by
269 270	b. Hemp extract products are sold or marketed by businesses that are not properly permitted as required by this
269 270 271	b. Hemp extract products are sold or marketed by businesses that are not properly permitted as required by this section and chapter 500.
269 270 271 272	b. Hemp extract products are sold or marketed by businesses that are not properly permitted as required by this section and chapter 500. 2. Before an event where hemp extract products are sold or
269 270 271 272 273	 b. Hemp extract products are sold or marketed by businesses that are not properly permitted as required by this section and chapter 500. 2. Before an event where hemp extract products are sold or marketed, an event organizer must provide to the department a

Page 11 of 15

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276 hemp products only from an approved source. The event organizer 277 must ensure that each participating business is properly 278 permitted as required by this section and chapter 500. 279 3. A person who violates this paragraph is subject to an 280 administrative fine in the Class III category under s. 570.971 281 for each violation. 282 (8) TESTING.-283 Hemp extract must be tested using a certified (a) 284 marijuana testing laboratory before it may be sold in this 285 state. Test results must be verified and signed by two 286 laboratory employees. The certified marijuana testing laboratory 287 must determine whether the test results indicate that the 288 product meets the definition of hemp and hemp extract, the 289 labeling of the concentration of tetrahydrocannabinol and cannabidiol is accurate, and the product is free from 290 291 contaminants that are unsafe for human consumption. 292 The department shall create procedures for the (b) 293 treatment of hemp extract that fails to meet the testing 294 requirements of this section or department rule. 295 The department may select and test samples of hemp (C) extract from a retail store, hemp distributor, or hemp 296 297 cultivator to determine whether the product meets the requirements of this section, is safe for human consumption, and 298 299 is accurately labeled. 300 (d) A retail store must recall hemp extract that fails to Page 12 of 15

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301 meet the requirements of this section, is unsafe for human 302 consumption, or is mislabeled. 303 The independent testing laboratory must retain records (e) 304 of all testing and samples of each batch of hemp extract for 9 305 months. 306 (9) SALE OF THC-INFUSED BEVERAGES.-307 (a) It is unlawful to sell, at retail, THC-infused 308 beverages at a location other than premises licensed to sell 309 alcoholic beverages under s. 565.02(1)(a) - (q). THC-infused 310 beverages may not contain alcoholic beverages or intoxicating 311 beverages as defined in s. 561.01(4) and (5), respectively. 312 THC-infused beverages may only be distributed in this (b) 313 state by a distributor licensed under the Beverage law, as 314 described in s. 561.14(2). A distributor of THC-infused 315 beverages may not: 316 1. Assist any retail vendor by any gift or loan of money 317 or property of any description, including equipment, fixtures, 318 or furnishings. 319 2. Sell or provide THC-infused beverages to a retail 320 vendor who does not hold an active permit required under 321 paragraph (7) (b). 322 3. Make consignment sales to retail vendors of THC-infused 323 beverages, including any right of return or exchange because the 324 product is over-stocked or slow-moving. 325 4. Give a retailer of THC-infused beverages anything of

Page 13 of 15

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326 value to promote THC-infused beverages, or to provide shelf 327 space or floor space to stock or promote THC-infused beverages. 328 (c) A retail vendor of THC-infused beverages may not 329 purchase or otherwise obtain such beverages from a person not licensed as a distributor licensed under the Beverage Law as 330 described in s. 561.14(2). 331 332 (d) A retail vendor of THC-infused beverages may not 333 attempt to return or exchange to a distributor any THC-infused 334 beverage because the product is over-stocked or slow-moving. 335 (e) A person regulated under the Beverage Law who 336 possesses, delivers, holds, offers for sale, or distributes THC-337 infused beverages is subject to discipline under s. 561.29, and such beverages are subject to s. 500.172. A person who violates 338 339 this subsection is subject to an administrative fine in the 340 Class III category under s. 570.971 for each violation. 341 (15) (13) APPLICABILITY.-Notwithstanding any other law: 342 A licensee who negligently violates this section or (C) 343 department rules is not subject to any criminal or civil 344 enforcement action by the state or a local government other than 345 the enforcement of violations of this section as authorized 346 under subsection (12) (10). 347 Section 3. For the 2025-2026 fiscal year, the sum of \$2 348 million in nonrecurring funds is appropriated from the General 349 Revenue Fund to the Department of Law Enforcement for the 350 purchase of testing equipment necessary to implement this act.

Page 14 of 15

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351	Section 4. For the purpose of incorporating the amendment
352	made by this act to section 581.217, Florida Statutes, in a
353	reference thereto, paragraph (n) of subsection (1) of section
354	500.03, Florida Statutes, is reenacted to read:
355	500.03 Definitions; construction; applicability
356	(1) For the purpose of this chapter, the term:
357	(n) "Food" includes:
358	1. Articles used for food or drink for human consumption;
359	2. Chewing gum;
360	3. Articles used for components of any such article;
361	4. Articles for which health claims are made, which claims
362	are approved by the Secretary of the United States Department of
363	Health and Human Services and which claims are made in
364	accordance with s. 343(r) of the federal act, and which are not
365	considered drugs solely because their labels or labeling contain
366	health claims;
367	5. Dietary supplements as defined in 21 U.S.C. s.
368	321(ff)(1) and (2); and
369	6. Hemp extract as defined in s. 581.217.
370	
371	The term includes any raw, cooked, or processed edible
372	substance; ice; any beverage; or any ingredient used, intended
373	for use, or sold for human consumption.
374	Section 5. This act shall take effect October 1, 2025.
	Dama 15 of 15

Page 15 of 15

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