

PROPOSED AMENDMENT

SB 250 # 5

DIGEST

Permits and seed commissioner. Removes provisions relating to permits and provisions relating to the seed commissioner (except for those that are conforming amendments) and makes other changes. Makes the effective date mirror the federal date (November 12, 2026), except for provisions dealing with minors. Grandfathers in persons who legally sold THC hemp extract before January 1, 2026, for purposes of selling out of state only. Makes other changes and conforming amendments.

- 1 Page 1, delete lines 9 through 15, begin a new paragraph and insert:
2 "SECTION 2. IC 7.1-5-7-0.5 IS ADDED TO THE INDIANA CODE
3 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4 1, 2026]: **Sec. 0.5. This chapter does not apply to a substance that**
5 **meets all of the following requirements:**
6 **(1) The substance contains cannabidiol or cannabigerol.**
7 **(2) The substance does not contain THC or any other**
8 **cannabinoids.**
9 **(3) The substance does not contain alcohol or any other**
10 **controlled substances.**
11 SECTION 3. IC 7.1-5-7-7, AS AMENDED BY P.L.159-2014,
12 SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13 JULY 1, 2026]: Sec. 7. (a) Subject to IC 7.1-5-1-6.5, it is a Class C
14 misdemeanor for a minor to knowingly:
15 (1) possess an alcoholic beverage **or a product containing THC;**
16 (2) consume an alcoholic beverage **or a product containing**
17 **THC; or**
18 (3) transport an alcoholic beverage **or a product containing**
19 **THC on a public highway when not accompanied by at least one**
20 (1) of the minor's parents or guardians.
21 (b) If a minor is found to have violated subsection (a)(2) or (a)(3)
22 while operating a vehicle, the court may order the minor's driving
23 privileges suspended for up to one (1) year. However, if the minor is
24 less than eighteen (18) years of age, the court shall order the minor's

1 driving privileges suspended for at least sixty (60) days.

2 (c) The court shall deliver any order suspending a minor's driving
3 privileges under this section to the bureau of motor vehicles, which
4 shall suspend the minor's driving privileges under IC 9-24-18-12.2 for
5 the period ordered by the court.

6 SECTION 4. IC 7.1-5-7-8, AS AMENDED BY P.L.32-2019,
7 SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8 JULY 1, 2026]: Sec. 8. (a) It is a Class B misdemeanor for a person to
9 recklessly, knowingly, or intentionally sell, barter, exchange, provide,
10 or furnish an alcoholic beverage **or a product containing THC** to a
11 minor.

12 (b) However, the offense described in subsection (a) is:

13 (1) a Class A misdemeanor if the person has a prior unrelated
14 conviction under this section; and

15 (2) a Level 6 felony if the consumption, ingestion, or use of the
16 alcoholic beverage **or product containing THC** is the proximate
17 cause of the serious bodily injury or death of any person.

18 (c) A person who knowingly or intentionally:

19 (1) rents property; or

20 (2) provides or arranges for the use of property;

21 for the purpose of allowing or enabling a minor to consume an
22 alcoholic beverage **or a product containing THC** on the property
23 commits a Class C infraction. However, the violation is a Class B
24 misdemeanor if the person has a prior unrelated adjudication or
25 conviction for a violation of this section within the previous five (5)
26 years.

27 (d) This section shall not be construed to impose civil liability upon
28 any postsecondary educational institution, including public and private
29 universities and colleges, business schools, vocational schools, and
30 schools for continuing education, or its agents for injury to any person
31 or property sustained in consequence of a violation of this section
32 unless the institution or its agent:

33 (1) sells, barter, exchanges, provides, or furnishes an alcoholic
34 beverage **or a product containing THC** to a minor; or

35 (2) either:

36 (A) rents property; or

37 (B) provides or arranges for the use of property;

38 for the purpose of allowing or enabling a minor to consume an
39 alcoholic beverage **or a product containing THC** on the
40 property.

1 SECTION 5. IC 7.1-5-7-15 IS AMENDED TO READ AS
 2 FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 15. A person
 3 twenty-one (21) years of age or older who knowingly or intentionally
 4 encourages, aids, or induces a minor to unlawfully possess an alcoholic
 5 beverage **or a product containing THC** commits a Class C infraction.

6 SECTION 6. IC 7.1-5-7-16, AS AMENDED BY P.L.216-2011,
 7 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 8 JULY 1, 2026]: Sec. 16. The commission shall conduct random
 9 unannounced inspections at locations where alcoholic beverages **or**
 10 **products containing THC** are sold or distributed to ensure compliance
 11 with this title. Only the commission may conduct the random
 12 unannounced inspections. The commission may use retired or off duty
 13 law enforcement officers to conduct inspections under this section.

14 SECTION 7. IC 7.1-5-7-18 IS ADDED TO THE INDIANA CODE
 15 AS A **NEW SECTION** TO READ AS FOLLOWS [EFFECTIVE JULY
 16 1, 2026]: **Sec. 18. (a) A law enforcement officer vested with full
 17 police powers and duties may engage an individual who is:**

18 **(1) at least sixteen (16) years of age; and**

19 **(2) less than twenty-one (21) years of age;**

20 **to receive or purchase a product that contains any amount of THC
 21 as part of an enforcement action.**

22 **(b) The initial or contemporaneous receipt or purchase of a
 23 product that contains any amount of THC must:**

24 **(1) occur under the direction of a law enforcement officer
 25 vested with full police powers and duties; and**

26 **(2) be a part of the enforcement action.**

27 SECTION 8. IC 15-15-13-6, AS AMENDED BY P.L.190-2019,
 28 SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 29 NOVEMBER 12, 2026]: Sec. 6. As used in this chapter, "hemp" means
 30 the plant *Cannabis sativa L.* and any part of that plant, including the
 31 seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids,
 32 salts, and salts of isomers, whether growing or not, with a
 33 delta-9-tetrahydrocannabinol concentration of not more than
 34 three-tenths of one percent (0.3%) on a dry weight basis; for any part
 35 of the *Cannabis sativa L.* plant. **has the meaning set forth in
 36 IC 35-48-8-3.**

37 SECTION 9. IC 15-15-13-6.5, AS AMENDED BY P.L.186-2025,
 38 SECTION 104, IS AMENDED TO READ AS FOLLOWS
 39 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 6.5. As used in this
 40 chapter, "hemp product" means a product derived from, or made by,

1 processing hemp plants or plant parts including derivatives, extracts,
 2 cannabinoids, isomers, acids, salts, and salts of isomers. However, the
 3 term does not include:

- 4 (1) smokable hemp (as defined by IC 35-48-1.1-38); or
- 5 (2) products that contain a total ~~delta-9-tetrahydrocannabinol~~
 6 **tetrahydrocannabinol (THC)** concentration of more than
 7 three-tenths of one percent (0.3%) by weight.

8 SECTION 10. IC 15-15-13-9, AS AMENDED BY P.L.190-2019,
 9 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 10 NOVEMBER 12, 2026]: Sec. 9. (a) An agricultural hemp seed
 11 production license issued under this chapter authorizes a grower or
 12 handler to produce and handle agricultural hemp seed for sale to
 13 licensed hemp growers and handlers. A seller of agricultural hemp seed
 14 shall ensure that the seed complies with any standards set by the state
 15 seed commissioner. The state seed commissioner shall make available
 16 to growers information that identifies sellers of agricultural hemp seed.

17 (b) A person who sells agricultural hemp seed to a grower must be
 18 a seed distributor who has a permit under IC 15-15-1-34.

19 (c) All growers and handlers must keep records in accordance with
 20 rules adopted by the state seed commissioner. Upon at least three (3)
 21 days notice, the state seed commissioner may audit the required records
 22 during normal business hours. The state seed commissioner may
 23 conduct an audit for the purpose of ensuring compliance with:

- 24 (1) this chapter;
- 25 (2) rules adopted by the state seed commissioner; or
- 26 (3) hemp license or agricultural hemp seed production license
 27 requirements, terms, and conditions.

28 (d) In addition to an audit conducted in accordance with subsection
 29 (c), the state seed commissioner may inspect independently, or in
 30 cooperation with the state police department, a federal law enforcement
 31 agency, or a local law enforcement agency, any hemp crop during the
 32 crop's growth phase and take a representative composite sample for
 33 field analysis. If a crop contains an average ~~delta-9-tetrahydrocannabinol~~ (THC) **total tetrahydrocannabinol**
 34 **(THC)** concentration exceeding three-tenths of one percent (0.3%) on
 35 a dry weight basis, the state seed commissioner may detain, seize, or
 36 embargo the crop.

37 (e) The state seed commissioner may revoke a license issued under
 38 this chapter to a person that fails to cooperate with:

- 39 (1) the state seed commissioner;
- 40

- 1 (2) the state police;
 2 (3) a federal law enforcement agency; or
 3 (4) a local law enforcement agency;

4 in an inspection, or in the taking of a sample, under subsection (d).

5 (f) A failure to cooperate described in subsection (e) constitutes
 6 probable cause for the state seed commissioner, state police, federal
 7 law enforcement agency, or local law enforcement agency to search the
 8 premises of the licensee's hemp operation.

9 (g) If the state police department, a federal law enforcement agency,
 10 or a local law enforcement agency cooperates with the state seed
 11 commissioner in the detention, seizure, or embargo of a crop under this
 12 section:

- 13 (1) the state police department, federal law enforcement agency,
 14 or local law enforcement agency; and
 15 (2) any officer or employee of the state police department, federal
 16 law enforcement agency, or local law enforcement agency who is
 17 involved in the detention, seizure, or embargo;

18 is immune from civil liability for the detention, seizure, or embargo.

19 (h) The state seed commissioner may order a hemp crop that is
 20 detained, seized, or embargoed for noncompliance with this chapter to
 21 be destroyed by the owner. However, except as prohibited by federal
 22 law, the grower may appeal to the state seed commissioner for the
 23 hemp crop to be diverted to a willing licensed processor for processing
 24 and sale for industrial use. A hemp crop that is detained, seized, or
 25 embargoed may not be used for cannabidiol, other extracts, oil, food,
 26 or cosmetic products that are used for humans or animals.

27 (i) A grower shall reimburse the state seed commissioner for the
 28 cost of testing conducted on the grower's crop under this section.

29 SECTION 11. IC 15-15-13-12, AS AMENDED BY P.L.156-2020,
 30 SECTION 63, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 31 NOVEMBER 12, 2026]: Sec. 12. The state seed commissioner is
 32 responsible for the following:

- 33 (1) Monitoring the hemp grown by any license holder.
 34 (2) Conducting random testing of the hemp for compliance with
 35 tetrahydrocannabinol (THC) levels. The state seed commissioner
 36 may enter into agreements with one (1) or more laboratories
 37 selected by the Indiana state police department to perform testing
 38 under this subdivision.
 39 (3) Establishing necessary testing criteria and protocols, including
 40 a procedure for testing, using post decarboxylation or other

1 similarly reliable methods, for ~~delta-9-tetrahydrocannabinol~~ **total**
 2 **tetrahydrocannabinol (THC)** concentration levels of the hemp
 3 produced.

4 (4) Establishing the minimum number of acres to be planted
 5 under each license issued under this chapter.

6 (5) Regulating any propagative material of a hemp plant.

7 SECTION 12. IC 16-31-3-14, AS AMENDED BY P.L.186-2025,
 8 SECTION 109, IS AMENDED TO READ AS FOLLOWS
 9 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 14. (a) A person holding
 10 a certificate or license issued under this article must comply with the
 11 applicable standards and rules established under this article. A
 12 certificate holder or license holder is subject to disciplinary sanctions
 13 under subsection (b) if the department of homeland security determines
 14 that the certificate holder or license holder:

15 (1) engaged in or knowingly cooperated in fraud or material
 16 deception in order to obtain a certificate or license, including
 17 cheating on a certification or licensure examination;

18 (2) engaged in fraud or material deception in the course of
 19 professional services or activities;

20 (3) advertised services or goods in a false or misleading manner;
 21 (4) falsified or knowingly allowed another person to falsify
 22 attendance records or certificates of completion of continuing
 23 education courses required under this article or rules adopted
 24 under this article;

25 (5) is convicted of a crime, if the act that resulted in the
 26 conviction has a direct bearing on determining if the certificate
 27 holder or license holder should be entrusted to provide emergency
 28 medical services;

29 (6) is convicted of violating IC 9-19-14.5;

30 (7) fails to comply and maintain compliance with or violates any
 31 applicable provision, standard, or other requirement of this article
 32 or rules adopted under this article;

33 (8) continues to practice if the certificate holder or license holder
 34 becomes unfit to practice due to:

35 (A) professional incompetence that includes the undertaking
 36 of professional activities that the certificate holder or license
 37 holder is not qualified by training or experience to undertake;

38 (B) failure to keep abreast of current professional theory or
 39 practice;

40 (C) physical or mental disability; or

- 1 (D) addiction to, abuse of, or dependency on alcohol or other
 2 drugs that endanger the public by impairing the certificate
 3 holder's or license holder's ability to practice safely;
- 4 (9) engages in a course of lewd or immoral conduct in connection
 5 with the delivery of services to the public;
- 6 (10) allows the certificate holder's or license holder's name or a
 7 certificate or license issued under this article to be used in
 8 connection with a person who renders services beyond the scope
 9 of that person's training, experience, or competence;
- 10 (11) is subjected to disciplinary action in another state or
 11 jurisdiction on grounds similar to those contained in this chapter.
 12 For purposes of this subdivision, a certified copy of a record of
 13 disciplinary action constitutes prima facie evidence of a
 14 disciplinary action in another jurisdiction;
- 15 (12) assists another person in committing an act that would
 16 constitute a ground for disciplinary sanction under this chapter;
- 17 (13) allows a certificate or license issued by the commission to
 18 be:
- 19 (A) used by another person; or
- 20 (B) displayed to the public when the certificate or license is
 21 expired, inactive, invalid, revoked, or suspended; or
- 22 (14) fails to notify the department in writing of any misdemeanor
 23 or felony criminal conviction, except traffic related misdemeanors
 24 other than operating a motor vehicle under the influence of a drug
 25 or alcohol, within ninety (90) days after the entry of an order or
 26 judgment. A certified copy of the order or judgment with a letter
 27 of explanation must be submitted to the department along with the
 28 written notice.
- 29 (b) The department of homeland security may issue an order under
 30 IC 4-21.5-3-6 to impose one (1) or more of the following sanctions if
 31 the department of homeland security determines that a certificate
 32 holder or license holder is subject to disciplinary sanctions under
 33 subsection (a):
- 34 (1) Revocation of a certificate holder's certificate or license
 35 holder's license for a period not to exceed seven (7) years.
- 36 (2) Suspension of a certificate holder's certificate or license
 37 holder's license for a period not to exceed seven (7) years.
- 38 (3) Censure of a certificate holder or license holder.
- 39 (4) Issuance of a letter of reprimand.
- 40 (5) Assessment of a civil penalty against the certificate holder or

1 license holder in accordance with the following:

2 (A) The civil penalty may not exceed five hundred dollars
3 (\$500) per day per violation.

4 (B) If the certificate holder or license holder fails to pay the
5 civil penalty within the time specified by the department of
6 homeland security, the department of homeland security may
7 suspend the certificate holder's certificate or license holder's
8 license without additional proceedings.

9 (6) Placement of a certificate holder or license holder on
10 probation status and requirement of the certificate holder or
11 license holder to:

12 (A) report regularly to the department of homeland security
13 upon the matters that are the basis of probation;

14 (B) limit practice to those areas prescribed by the department
15 of homeland security;

16 (C) continue or renew professional education approved by the
17 department of homeland security until a satisfactory degree of
18 skill has been attained in those areas that are the basis of the
19 probation; or

20 (D) perform or refrain from performing any acts, including
21 community restitution or service without compensation, that
22 the department of homeland security considers appropriate to
23 the public interest or to the rehabilitation or treatment of the
24 certificate holder or license holder.

25 The department of homeland security may withdraw or modify
26 this probation if the department of homeland security finds after
27 a hearing that the deficiency that required disciplinary action is
28 remedied or that changed circumstances warrant a modification
29 of the order.

30 (c) If an applicant or a certificate holder or license holder has
31 engaged in or knowingly cooperated in fraud or material deception to
32 obtain a certificate or license, including cheating on the certification or
33 licensure examination, the department of homeland security may
34 rescind the certificate or license if it has been granted, void the
35 examination or other fraudulent or deceptive material, and prohibit the
36 applicant from reapplying for the certificate or license for a length of
37 time established by the department of homeland security.

38 (d) The department of homeland security may deny certification or
39 licensure to an applicant who would be subject to disciplinary sanctions
40 under subsection (b) if that person were a certificate holder or license

1 holder, has had disciplinary action taken against the applicant or the
 2 applicant's certificate or license to practice in another state or
 3 jurisdiction, or has practiced without a certificate or license in violation
 4 of the law. A certified copy of the record of disciplinary action is
 5 conclusive evidence of the other jurisdiction's disciplinary action.

6 (e) The department of homeland security may order a certificate
 7 holder or license holder to submit to a reasonable physical or mental
 8 examination if the certificate holder's or license holder's physical or
 9 mental capacity to practice safely and competently is at issue in a
 10 disciplinary proceeding. Failure to comply with a department of
 11 homeland security order to submit to a physical or mental examination
 12 makes a certificate holder or license holder liable to temporary
 13 suspension under subsection (i).

14 (f) Except as provided under subsection (a), subsection (g), and
 15 section 14.5 of this chapter, a certificate or license may not be denied,
 16 revoked, or suspended because the applicant, certificate holder, or
 17 license holder has been convicted of an offense. The acts from which
 18 the applicant's, certificate holder's, or license holder's conviction
 19 resulted may be considered as to whether the applicant or certificate
 20 holder or license holder should be entrusted to serve the public in a
 21 specific capacity.

22 (g) The department of homeland security may deny, suspend, or
 23 revoke a certificate or license issued under this article if the individual
 24 who holds or is applying for the certificate or license is convicted of
 25 any of the following:

- 26 (1) Possession of cocaine or a narcotic drug under IC 35-48-4-6.
- 27 (2) Possession of methamphetamine under IC 35-48-4-6.1.
- 28 (3) Possession of a controlled substance under ~~IC 35-48-4-7(a)~~;
 29 **IC 35-48-4-7(b)**.
- 30 (4) Fraudulently obtaining a controlled substance under
 31 ~~IC 35-48-4-7(c)~~; **IC 35-48-4-7(d)**.
- 32 (5) Manufacture of paraphernalia as a Class D felony (for a crime
 33 committed before July 1, 2014) or Level 6 felony (for a crime
 34 committed after June 30, 2014) under IC 35-48-4-8.1(c).
- 35 (6) Dealing in paraphernalia as a Class D felony (for a crime
 36 committed before July 1, 2014) or Level 6 felony (for a crime
 37 committed after June 30, 2014) under IC 35-48-4-8.5(b).
- 38 (7) Possession of paraphernalia as a Class D felony (for a crime
 39 committed before July 1, 2014) or Level 6 felony (for a crime
 40 committed after June 30, 2014) under IC 35-48-4-8.3(b) (before

- 1 its amendment on July 1, 2015).
- 2 (8) Possession of marijuana, hash oil, hashish, or salvia as a Class
3 D felony (for a crime committed before July 1, 2014) or Level 6
4 felony (for a crime committed after June 30, 2014) under
5 IC 35-48-4-11.
- 6 (9) A felony offense under IC 35-48-4 involving:
- 7 (A) possession of a synthetic drug (as defined in
8 IC 35-31.5-2-321);
- 9 (B) possession of a synthetic drug lookalike substance (as
10 defined in IC 35-31.5-2-321.5 (before its repeal on July 1,
11 2019)) as a:
- 12 (i) Class D felony (for a crime committed before July 1,
13 2014); or
- 14 (ii) Level 6 felony (for a crime committed after June 30,
15 2014);
- 16 under IC 35-48-4-11.5 (before its repeal on July 1, 2019); or
- 17 (C) possession of a controlled substance analog (as defined in
18 IC 35-48-1.1-8).
- 19 (10) Maintaining a common nuisance under IC 35-48-4-13
20 (repealed) or IC 35-45-1-5, if the common nuisance involves a
21 controlled substance.
- 22 (11) An offense relating to registration, labeling, and prescription
23 forms under IC 35-48-4-14.
- 24 (h) A decision of the department of homeland security under
25 subsections (b) through (g) may be appealed to the commission under
26 IC 4-21.5-3-7.
- 27 (i) The department of homeland security may temporarily suspend
28 a certificate holder's certificate or license holder's license under
29 IC 4-21.5-4 before a final adjudication or during the appeals process if
30 the department of homeland security finds that a certificate holder or
31 license holder would represent a clear and immediate danger to the
32 public's health, safety, or property if the certificate holder or license
33 holder were allowed to continue to practice.
- 34 (j) On receipt of a complaint or information alleging that a person
35 certified or licensed under this chapter or IC 16-31-3.5 has engaged in
36 or is engaging in a practice that is subject to disciplinary sanctions
37 under this chapter, the department of homeland security must initiate
38 an investigation against the person.
- 39 (k) The department of homeland security shall conduct a factfinding
40 investigation as the department of homeland security considers proper

1 in relation to the complaint.

2 (l) The department of homeland security may reinstate a certificate
3 or license that has been suspended under this section if the department
4 of homeland security is satisfied that the applicant is able to practice
5 with reasonable skill, competency, and safety to the public. As a
6 condition of reinstatement, the department of homeland security may
7 impose disciplinary or corrective measures authorized under this
8 chapter.

9 (m) The department of homeland security may not reinstate a
10 certificate or license that has been revoked under this chapter.

11 (n) The department of homeland security must be consistent in the
12 application of sanctions authorized in this chapter. Significant
13 departures from prior decisions involving similar conduct must be
14 explained in the department of homeland security's findings or orders.

15 (o) A certificate holder may not surrender the certificate holder's
16 certificate, and a license holder may not surrender the license holder's
17 license, without the written approval of the department of homeland
18 security, and the department of homeland security may impose any
19 conditions appropriate to the surrender or reinstatement of a
20 surrendered certificate or license.

21 (p) For purposes of this section, "certificate holder" means a person
22 who holds:

- 23 (1) an unlimited certificate;
- 24 (2) a limited or probationary certificate; or
- 25 (3) an inactive certificate.

26 (q) For purposes of this section, "license holder" means a person
27 who holds:

- 28 (1) an unlimited license;
- 29 (2) a limited or probationary license; or
- 30 (3) an inactive license.

31 SECTION 13. IC 22-15-5-16, AS AMENDED BY P.L.186-2025,
32 SECTION 123, IS AMENDED TO READ AS FOLLOWS
33 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 16. (a) A practitioner shall
34 comply with the standards established under this licensing program. A
35 practitioner is subject to the exercise of the disciplinary sanctions under
36 IC 22-12-7-7 if the department finds that a practitioner has:

- 37 (1) engaged in or knowingly cooperated in fraud or material
38 deception in order to obtain a license to practice, including
39 cheating on a licensing examination;
- 40 (2) engaged in fraud or material deception in the course of

- 1 professional services or activities;
- 2 (3) advertised services or goods in a false or misleading manner;
- 3 (4) falsified or knowingly allowed another person to falsify
- 4 attendance records or certificates of completion of continuing
- 5 education courses provided under this chapter;
- 6 (5) been convicted of a crime that has a direct bearing on the
- 7 practitioner's ability to continue to practice competently;
- 8 (6) knowingly violated a state statute or rule or federal statute or
- 9 regulation regulating the profession for which the practitioner is
- 10 licensed;
- 11 (7) continued to practice although the practitioner has become
- 12 unfit to practice due to:
- 13 (A) professional incompetence;
- 14 (B) failure to keep abreast of current professional theory or
- 15 practice;
- 16 (C) physical or mental disability; or
- 17 (D) addiction to, abuse of, or severe dependency on alcohol or
- 18 other drugs that endanger the public by impairing a
- 19 practitioner's ability to practice safely;
- 20 (8) engaged in a course of lewd or immoral conduct in connection
- 21 with the delivery of services to the public;
- 22 (9) allowed the practitioner's name or a license issued under this
- 23 chapter to be used in connection with an individual or business
- 24 who renders services beyond the scope of that individual's or
- 25 business's training, experience, or competence;
- 26 (10) had disciplinary action taken against the practitioner or the
- 27 practitioner's license to practice in another state or jurisdiction on
- 28 grounds similar to those under this chapter;
- 29 (11) assisted another person in committing an act that would
- 30 constitute a ground for disciplinary sanction under this chapter;
- 31 or
- 32 (12) allowed a license issued by the department to be:
- 33 (A) used by another person; or
- 34 (B) displayed to the public when the license has expired, is
- 35 inactive, is invalid, or has been revoked or suspended.
- 36 For purposes of subdivision (10), a certified copy of a record of
- 37 disciplinary action constitutes prima facie evidence of a disciplinary
- 38 action in another jurisdiction.
- 39 (b) If an applicant or a practitioner has engaged in or knowingly
- 40 cooperated in fraud or material deception to obtain a license to

1 practice, including cheating on the licensing examination, the
 2 department may rescind the license if it has been granted, void the
 3 examination or other fraudulent or deceptive material, and prohibit the
 4 applicant from reapplying for the license for a length of time
 5 established by the department.

6 (c) The department may deny licensure to an applicant who has had
 7 disciplinary action taken against the applicant or the applicant's license
 8 to practice in another state or jurisdiction or who has practiced without
 9 a license in violation of the law. A certified copy of the record of
 10 disciplinary action is conclusive evidence of the other jurisdiction's
 11 disciplinary action.

12 (d) The department may order a practitioner to submit to a
 13 reasonable physical or mental examination if the practitioner's physical
 14 or mental capacity to practice safely and competently is at issue in a
 15 disciplinary proceeding. Failure to comply with a department order to
 16 submit to a physical or mental examination makes a practitioner liable
 17 to temporary suspension under subsection (h).

18 (e) Except as provided under subsection (f) or (g), a license may not
 19 be denied, revoked, or suspended because the applicant or holder has
 20 been convicted of an offense. The acts from which the applicant's or
 21 holder's conviction resulted may, however, be considered as to whether
 22 the applicant or holder should be entrusted to serve the public in a
 23 specific capacity.

24 (f) The department may deny, suspend, or revoke a license issued
 25 under this chapter if the individual who holds the license is convicted
 26 of any of the following:

- 27 (1) Possession of cocaine or a narcotic drug under IC 35-48-4-6.
- 28 (2) Possession of methamphetamine under IC 35-48-4-6.1.
- 29 (3) Possession of a controlled substance under ~~IC 35-48-4-7(a)~~
 30 **IC 35-48-4-7(b)**.
- 31 (4) Fraudulently obtaining a controlled substance under
 32 ~~IC 35-48-4-7(b)~~ **IC 35-48-4-7(c)** (for a crime committed before
 33 July 1, 2014) or ~~IC 35-48-4-7(c)~~ **IC 35-48-4-7(d)** (for a crime
 34 committed after June 30, 2014).
- 35 (5) Manufacture of paraphernalia as a Class D felony (for a crime
 36 committed before July 1, 2014) or a Level 6 felony (for a crime
 37 committed after June 30, 2014) under IC 35-48-4-8.1(c).
- 38 (6) Dealing in paraphernalia as a Class D felony (for a crime
 39 committed before July 1, 2014) or a Level 6 felony (for a crime
 40 committed after June 30, 2014) under IC 35-48-4-8.5(b).

- 1 (7) Possession of paraphernalia as a Class D felony (for a crime
2 committed before July 1, 2014) or a Level 6 felony (for a crime
3 committed after June 30, 2014) under IC 35-48-4-8.3(b) (before
4 its amendment on July 1, 2015).
- 5 (8) Possession of marijuana, hash oil, hashish, or salvia as a Class
6 D felony (for a crime committed before July 1, 2014) or a Level
7 6 felony (for a crime committed after June 30, 2014) under
8 IC 35-48-4-11.
- 9 (9) A felony offense under IC 35-48-4 involving possession of a
10 synthetic drug (as defined in IC 35-31.5-2-321), possession of a
11 controlled substance analog (as defined in IC 35-48-1.1-8), or
12 possession of a synthetic drug lookalike substance (as defined in
13 IC 35-31.5-2-321.5 (before its repeal on July 1, 2019)) as a:
- 14 (A) Class D felony for a crime committed before July 1, 2014;
15 or
16 (B) Level 6 felony for a crime committed after June 30, 2014;
17 under IC 35-48-4-11.5 (before its repeal on July 1, 2019).
- 18 (10) Maintaining a common nuisance under IC 35-48-4-13
19 (repealed) or IC 35-45-1-5, if the common nuisance involves a
20 controlled substance.
- 21 (11) An offense relating to registration, labeling, and prescription
22 forms under IC 35-48-4-14.
- 23 (g) The department shall deny, revoke, or suspend a license issued
24 under this chapter if the individual who holds the license is convicted
25 of any of the following:
- 26 (1) Dealing in a controlled substance resulting in death under
27 IC 35-42-1-1.5.
- 28 (2) Dealing in cocaine or a narcotic drug under IC 35-48-4-1.
- 29 (3) Dealing in methamphetamine under IC 35-48-4-1.1.
- 30 (4) Manufacturing methamphetamine under IC 35-48-4-1.2.
- 31 (5) Dealing in a schedule I, II, or III controlled substance under
32 IC 35-48-4-2.
- 33 (6) Dealing in a schedule IV controlled substance under
34 IC 35-48-4-3.
- 35 (7) Dealing in a schedule V controlled substance under
36 IC 35-48-4-4.
- 37 (8) Dealing in a substance represented to be a controlled
38 substance under IC 35-48-4-4.5 (repealed).
- 39 (9) Knowingly or intentionally manufacturing, advertising,
40 distributing, or possessing with intent to manufacture, advertise,

- 1 or distribute a substance represented to be a controlled substance
2 under IC 35-48-4-4.6.
- 3 (10) Dealing in a counterfeit substance under IC 35-48-4-5.
- 4 (11) Dealing in marijuana, hash oil, hashish, or salvia as a felony
5 under IC 35-48-4-10.
- 6 (12) An offense under IC 35-48-4 involving the manufacture or
7 sale of a synthetic drug (as defined in IC 35-31.5-2-321), a
8 synthetic drug lookalike substance (as defined in
9 IC 35-31.5-2-321.5 (before its repeal on July 1, 2019)) under
10 IC 35-48-4-10.5 (before its repeal on July 1, 2019), a controlled
11 substance analog (as defined in IC 35-48-1.1-8), or a substance
12 represented to be a controlled substance (as described in
13 IC 35-48-4-4.6).
- 14 (13) A violation of any federal or state drug law or rule related to
15 wholesale legend drug distributors licensed under IC 25-26-14.
- 16 (h) The department may temporarily suspend a practitioner's license
17 under IC 4-21.5-4 before a final adjudication or during the appeals
18 process if the department finds that a practitioner represents a clear and
19 immediate danger to the public's health, safety, or property if the
20 practitioner is allowed to continue to practice.
- 21 (i) On receipt of a complaint or an information alleging that a person
22 licensed under this chapter has engaged in or is engaging in a practice
23 that jeopardizes the public health, safety, or welfare, the department
24 shall initiate an investigation against the person.
- 25 (j) Any complaint filed with the office of the attorney general
26 alleging a violation of this licensing program shall be referred to the
27 department for summary review and for its general information and any
28 authorized action at the time of the filing.
- 29 (k) The department shall conduct a fact finding investigation as the
30 department considers proper in relation to the complaint.
- 31 (l) A practitioner may petition the department to accept the
32 surrender of the practitioner's license. The practitioner may not
33 surrender the practitioner's license without the written approval of the
34 department, and the department may impose any conditions appropriate
35 to the surrender or reinstatement of a surrendered license.
- 36 (m) A practitioner who has been subjected to disciplinary sanctions
37 may be required by the commission to pay the costs of the proceeding.
38 The practitioner's ability to pay shall be considered when costs are
39 assessed. If the practitioner fails to pay the costs, a suspension may not
40 be imposed solely upon the practitioner's inability to pay the amount

1 assessed. The costs are limited to costs for the following:

- 2 (1) Court reporters.
- 3 (2) Transcripts.
- 4 (3) Certification of documents.
- 5 (4) Photo duplication.
- 6 (5) Witness attendance and mileage fees.
- 7 (6) Postage.
- 8 (7) Expert witnesses.
- 9 (8) Depositions.
- 10 (9) Notarizations.

11 SECTION 14. IC 24-4-21-1, AS AMENDED BY P.L.186-2025,
 12 SECTION 131, IS AMENDED TO READ AS FOLLOWS
 13 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 1. The following
 14 definitions apply throughout this chapter:

15 (1) "Certificate of analysis" means a certificate from an
 16 independent testing laboratory describing the results of the
 17 laboratory's testing of a sample.

18 (2) "Independent testing laboratory" means a laboratory:

19 (A) with respect to which no person having a direct or indirect
 20 interest in the laboratory also has a direct or indirect interest
 21 in a facility that:

22 (i) processes, distributes, or sells ~~low THC hemp extract, or~~
 23 ~~a substantially similar substance in another jurisdiction;~~

24 **hemp derived cannabinoid products;**

25 (ii) cultivates, processes, distributes, dispenses, or sells
 26 **hemp (as defined in IC 35-48-8-3) or marijuana;** or

27 (iii) cultivates, processes, or distributes hemp; and

28 (B) that is accredited as a testing laboratory to International
 29 Organization for Standardization (ISO) 17025 by a third party
 30 accrediting body such as the American Association for
 31 Laboratory Accreditation (A2LA) or Assured Calibration and
 32 Laboratory Accreditation Select Services (ACLASS).

33 (3) ~~"Low THC hemp extract" has the meaning set forth in~~
 34 ~~IC 35-48-1.1-27. "Hemp derived cannabinoid product" has the~~
 35 **meaning set forth in IC 35-38-8-4.**

36 SECTION 15. IC 24-4-21-2, AS ADDED BY P.L.153-2018,
 37 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 38 NOVEMBER 12, 2026]: Sec. 2. A person may distribute ~~low THC~~
 39 **hemp extract a hemp derived cannabinoid product** in Indiana only
 40 if the product:

1 (1) has been approved by the federal Food and Drug
2 Administration or the federal Drug Enforcement Agency as a
3 prescription or over the counter drug; or

4 (2) meets the requirements of this chapter.

5 SECTION 16. IC 24-4-21-3, AS AMENDED BY P.L.190-2019,
6 SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7 NOVEMBER 12, 2026]: Sec. 3. A person may distribute ~~low THC~~
8 **hemp extract a hemp derived cannabinoid product** in Indiana only
9 if the distributor has a certificate of analysis prepared by an
10 independent testing laboratory showing:

11 (1) that the ~~low THC hemp extract~~ **hemp derived cannabinoid**
12 **product** is the product of a batch tested by the independent
13 testing laboratory;

14 (2) that the independent testing laboratory determined that the
15 batch contained not more than three-tenths percent (0.3%) total
16 ~~delta-9-tetrahydrocannabinol~~ **tetrahydrocannabinol (THC)**,
17 including precursors, by weight, based on the testing of a random
18 sample of the batch; and

19 (3) the cannabidiol percent present of the ~~low THC hemp extract~~:
20 **hemp derived cannabinoid product.**

21 SECTION 17. IC 24-4-21-4, AS AMENDED BY THE
22 TECHNICAL CORRECTIONS BILL OF THE 2026 GENERAL
23 ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24 NOVEMBER 12, 2026]: Sec. 4. (a) ~~Except as provided in subsection~~
25 ~~(b)~~; ~~low THC hemp extract~~ **A hemp derived cannabinoid product**
26 must be distributed in packaging that contains the following
27 information:

28 (1) A scannable bar code or QR code linked to a document that
29 contains information with respect to the manufacture of the ~~low~~
30 ~~THC hemp extract~~; **hemp derived cannabinoid product**,
31 including the:

- 32 (A) batch identification number;
- 33 (B) product name;
- 34 (C) batch date;
- 35 (D) expiration date, which must be not more than two (2) years
36 from the date of manufacture;
- 37 (E) batch size;
- 38 (F) total quantity produced;
- 39 (G) ingredients used, including the:
 - 40 (i) ingredient name;

- 1 (ii) name of the company that manufactured the ingredient;
 2 (iii) company or product identification number or code, if
 3 applicable; and
 4 (iv) ingredient lot number; and
 5 (H) download link for a certificate of analysis for the ~~low THC~~
 6 **hemp extract. hemp derived cannabinoid product.**
- 7 (2) The batch number.
 8 (3) The Internet address of a ~~web site~~ **website** to obtain batch
 9 information.
 10 (4) The expiration date.
 11 (5) The number of milligrams of ~~low THC hemp extract.~~ **hemp**
 12 **derived cannabinoid product.**
 13 (6) The manufacturer.
 14 (7) The fact that the product contains not more than three-tenths
 15 percent (0.3%) total ~~delta-9-tetrahydrocannabinol~~
 16 **tetrahydrocannabinol (THC)**, including precursors, by weight.
- 17 ~~(b) Before July 1, 2018, low THC hemp extract may be distributed~~
 18 ~~in Indiana without having met the requirements described in subsection~~
 19 ~~(a):~~
- 20 SECTION 18. IC 24-4-21-5, AS ADDED BY P.L.153-2018,
 21 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 22 NOVEMBER 12, 2026]: Sec. 5. ~~This section applies after June 30,~~
 23 ~~2018:~~ A person who distributes ~~low THC hemp extract~~ **a hemp**
 24 **derived cannabinoid product** in violation of this chapter commits a
 25 Class B infraction. However, the offense is a Class A infraction if the
 26 person has a prior unrelated judgment for a violation of this chapter.
 27 These penalties are in addition to any criminal penalties that may be
 28 imposed for unlawful possession or distribution of a controlled
 29 substance.
- 30 SECTION 19. IC 24-4-22-1, AS AMENDED BY P.L.186-2025,
 31 SECTION 132, IS AMENDED TO READ AS FOLLOWS
 32 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 1. As used in this chapter,
 33 "~~low THC hemp extract~~" "**hemp derived cannabinoid product**" has
 34 the meaning set forth in ~~IC 35-48-1.1-27.~~ **IC 35-48-8-4.**
- 35 SECTION 20. IC 24-4-22-3, AS ADDED BY P.L.153-2018,
 36 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 37 NOVEMBER 12, 2026]: Sec. 3. ~~(a) Except as provided in subsection~~
 38 ~~(b);~~ A person may sell ~~low THC hemp extract~~ **a hemp derived**
 39 **cannabinoid product** at retail only if the packaging complies with the
 40 requirements of IC 24-4-21-4.

1 (b) Before July 1, 2018, a person may sell low THC hemp extract at
2 retail even if the packaging does not comply with the requirements of
3 ~~IC 24-4-21-4.~~

4 SECTION 21. IC 25-1-1.1-2, AS AMENDED BY P.L.186-2025,
5 SECTION 134, IS AMENDED TO READ AS FOLLOWS
6 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 2. Notwithstanding
7 IC 25-1-7, a board, a commission, or a committee may suspend, deny,
8 or revoke a license or certificate issued under this title by the board, the
9 commission, or the committee without an investigation by the office of
10 the attorney general if the individual who holds the license or
11 certificate is convicted of any of the following and the board,
12 commission, or committee determines, after the individual has
13 appeared in person, that the offense affects the individual's ability to
14 perform the duties of the profession:

- 15 (1) Possession of cocaine or a narcotic drug under IC 35-48-4-6.
- 16 (2) Possession of methamphetamine under IC 35-48-4-6.1.
- 17 (3) Possession of a controlled substance under ~~IC 35-48-4-7(a).~~
18 **IC 35-48-4-7(b).**
- 19 (4) Fraudulently obtaining a controlled substance under
20 ~~IC 35-48-4-7(c).~~ **IC 35-48-4-7(d).**
- 21 (5) Manufacture of paraphernalia as a Class D felony (for a crime
22 committed before July 1, 2014) or a Level 6 felony (for a crime
23 committed after June 30, 2014) under IC 35-48-4-8.1(c).
- 24 (6) Dealing in paraphernalia as a Class D felony (for a crime
25 committed before July 1, 2014) or a Level 6 felony (for a crime
26 committed after June 30, 2014) under IC 35-48-4-8.5(b).
- 27 (7) Possession of paraphernalia as a Class D felony (for a crime
28 committed before July 1, 2014) or a Level 6 felony (for a crime
29 committed after June 30, 2014) under IC 35-48-4-8.3(b) (before
30 its amendment on July 1, 2015).
- 31 (8) Possession of marijuana, hash oil, hashish, or salvia as a Class
32 D felony (for a crime committed before July 1, 2014) or a Level
33 6 felony (for a crime committed after June 30, 2014) under
34 IC 35-48-4-11.
- 35 (9) A felony offense under IC 35-48-4 involving possession of a
36 synthetic drug (as defined in IC 35-31.5-2-321), possession of a
37 controlled substance analog (as defined in IC 35-48-1.1-8), or
38 possession of a synthetic drug lookalike substance (as defined in
39 IC 35-31.5-2-321.5 (before its repeal on July 1, 2019)) as a:
40 (A) Class D felony for a crime committed before July 1, 2014;

1 or

2 (B) Level 6 felony for a crime committed after June 30, 2014;
3 under IC 35-48-4-11.5 (before its repeal on July 1, 2019).

4 (10) Maintaining a common nuisance under IC 35-48-4-13
5 (repealed) or IC 35-45-1-5, if the common nuisance involves a
6 controlled substance.

7 (11) An offense relating to registration, labeling, and prescription
8 forms under IC 35-48-4-14.

9 (12) A sex crime under IC 35-42-4.

10 (13) A felony that reflects adversely on the individual's fitness to
11 hold a professional license.

12 SECTION 22. IC 34-30-2.1-71, AS ADDED BY P.L.105-2022,
13 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
14 JULY 1, 2026]: Sec. 71. IC 7.1-5-7-8 (Concerning postsecondary
15 educational institutions for alcohol related **or THC product related**
16 injuries).

17 SECTION 23. IC 35-31.5-2-61.5 IS ADDED TO THE INDIANA
18 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
19 [EFFECTIVE NOVEMBER 12, 2026]: **Sec. 61.5. "Container", for**
20 **purposes of IC 35-48-8, has the meaning set forth in IC 35-48-8-2.**

21 SECTION 24. IC 35-31.5-2-150.5 IS REPEALED [EFFECTIVE
22 NOVEMBER 12, 2026]. ~~Sec. 150.5. "Hashish", for purposes of~~
23 ~~IC 35-48, has the meaning set forth in IC 35-48-1.1-21.~~

24 SECTION 25. IC 35-31.5-2-150.6 IS REPEALED [EFFECTIVE
25 NOVEMBER 12, 2026]. ~~Sec. 150.6. "Hash oil", for purposes of~~
26 ~~IC 35-48, has the meaning set forth in IC 35-48-1.1-22.~~

27 SECTION 26. IC 35-31.5-2-152.2 IS ADDED TO THE INDIANA
28 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
29 [EFFECTIVE NOVEMBER 12, 2026]: **Sec. 152.2. "Hemp", for**
30 **purposes of this title, has the meaning set forth in IC 35-48-8-3.**

31 SECTION 27. IC 35-31.5-2-152.3 IS ADDED TO THE INDIANA
32 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
33 [EFFECTIVE NOVEMBER 12, 2026]: **Sec. 152.3. "Hemp derived**
34 **cannabinoid product", for purposes of this title, has the meaning**
35 **set forth in IC 35-48-8-4.**

36 SECTION 28. IC 35-31.5-2-169.3 IS ADDED TO THE INDIANA
37 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
38 [EFFECTIVE NOVEMBER 12, 2026]: **Sec. 169.3. "Industrial**
39 **hemp", for purposes of this title, has the meaning set forth in**
40 **IC 35-48-8-5.**

1 SECTION 29. IC 35-31.5-2-176.1 IS ADDED TO THE INDIANA
 2 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
 3 [EFFECTIVE NOVEMBER 12, 2026]: **Sec. 176.1. "Intermediate**
 4 **hemp derived cannabinoid product", for purposes of IC 35-48-8,**
 5 **has the meaning set forth in IC 35-48-8-6.**

6 SECTION 30. IC 35-31.5-2-189.9, AS AMENDED BY
 7 P.L.186-2025, SECTION 216, IS AMENDED TO READ AS
 8 FOLLOWS [EFFECTIVE NOVEMBER 12, 2026]: Sec. 189.9. "~~Low~~
 9 ~~THC hemp extract~~", "**THC hemp extract**", for purposes of IC 35-48,
 10 has the meaning set forth in ~~IC 35-48-1.1-27~~. **IC 35-48-8-7.**

11 SECTION 31. IC 35-46-1-11.7, AS AMENDED BY P.L.163-2025,
 12 SECTION 66, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 13 NOVEMBER 12, 2026]: Sec. 11.7. (a) A retail establishment in which
 14 tobacco products **and products containing tetrahydrocannabinol**
 15 **(THC)** account for at least eighty-five percent (85%) of the retail
 16 establishment's gross sales may not allow an individual who is less than
 17 twenty-one (21) years of age to enter the retail establishment.

18 (b) An individual who is less than twenty-one (21) years of age may
 19 not enter a retail establishment described in subsection (a).

20 (c) A retail establishment described in subsection (a) must
 21 conspicuously post on all entrances to the retail establishment the
 22 following:

23 (1) A sign in boldface type that states "NOTICE: It is unlawful for
 24 a person less than 21 years old to enter this store."

25 (2) A sign printed in letters and numbers at least one-half (1/2)
 26 inch high that displays a toll free phone number for assistance to
 27 callers in quitting smoking, as determined by the Indiana
 28 department of health.

29 (d) A person who violates this section commits a Class C infraction.
 30 Notwithstanding IC 34-28-5-4(c), a civil judgment for an infraction
 31 committed under this section must be imposed as follows:

32 (1) If the person has not been cited for a violation of this section
 33 in the previous one (1) year, a civil penalty of up to four hundred
 34 dollars (\$400).

35 (2) If the person has had one (1) violation in the previous one (1)
 36 year, a civil penalty of up to eight hundred dollars (\$800).

37 (3) If the person has had two (2) violations in the previous one (1)
 38 year, a civil penalty of up to one thousand four hundred dollars
 39 (\$1,400).

40 (4) If the person has had three (3) or more violations in the

1 previous one (1) year, a civil penalty of up to two thousand dollars
2 (\$2,000).

3 A person may not be cited more than once every twenty-four (24)
4 hours.

5 (e) Notwithstanding IC 34-28-5-5(c), civil penalties collected under
6 this section must be deposited in the Richard D. Doyle tobacco
7 education and enforcement fund established under IC 7.1-6-2-6.

8 (f) A person who violates subsection (a) at least six (6) times in any
9 one (1) year period commits habitual illegal entrance by a minor, a
10 Class B infraction.

11 SECTION 32. IC 35-48-1.1-7, AS ADDED BY P.L.186-2025,
12 SECTION 249, IS AMENDED TO READ AS FOLLOWS
13 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 7. "Controlled substance"
14 means a drug, substance, or immediate precursor in schedule I, II, III,
15 IV, or V under:

16 (1) IC 35-48-2-4, IC 35-48-2-6, IC 35-48-2-8, IC 35-48-2-10, or
17 IC 35-48-2-12, if IC 35-48-2-14 does not apply; or

18 (2) a rule adopted by the board, if IC 35-48-2-14 applies.

19 ~~The term does not include low THC hemp extract.~~

20 SECTION 33. IC 35-48-1.1-8, AS ADDED BY P.L.186-2025,
21 SECTION 249, IS AMENDED TO READ AS FOLLOWS
22 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 8. (a) "Controlled
23 substance analog" means a substance that, due to its chemical structure
24 and potential for abuse or misuse, meets the following criteria:

25 (1) The substance is substantially similar to a controlled substance
26 classified under IC 35-48-2.

27 (2) The substance has a narcotic, stimulant, depressant, or
28 hallucinogenic effect on the central nervous system or is
29 represented or intended to have a narcotic, stimulant, depressant,
30 or hallucinogenic effect on the central nervous system
31 substantially similar to or greater than that of a controlled
32 substance classified under IC 35-48-2.

33 (b) The definition set forth in subsection (a) does not include:

34 (1) a controlled substance;

35 (2) a legend drug;

36 (3) a substance for which there is an approved new drug
37 application;

38 (4) any compound, mixture, or preparation that contains any
39 controlled substance, that is not for administration to a human
40 being or an animal, and that is packaged in a form or

- 1 concentration, or with adulterants or denaturants, such that as
 2 packaged it does not present any significant potential for abuse;
 3 **or**
 4 (5) a substance to which an investigational exemption applies
 5 under Section 505 of the federal Food, Drug and Cosmetic Act
 6 (chapter 675, 52 Stat. 1052 (21 U.S.C. 355)), but only to the
 7 extent that conduct with respect to the substance is pursuant to the
 8 exemption. ~~or~~
 9 ~~(6) low THC hemp extract.~~

10 (c) For purposes of subsection (a), "substantially similar", as it
 11 applies to the chemical structure of a substance, means that the
 12 chemical structure of the substance, when compared to the structure of
 13 a controlled substance, has a single difference in the structural formula
 14 that substitutes one (1) atom or functional group for another, including:

- 15 (1) one (1) halogen for another halogen;
 16 (2) one (1) hydrogen for a halogen;
 17 (3) one (1) halogen for a hydrogen; or
 18 (4) an alkyl group added or deleted:
 19 (A) as a side chain to or from a molecule; or
 20 (B) from a side chain of a molecule.

21 SECTION 34. IC 35-48-1.1-21 IS REPEALED [EFFECTIVE
 22 NOVEMBER 12, 2026]. ~~Sec. 21: "Hashish" does not include low THC~~
 23 ~~hemp extract.~~

24 SECTION 35. IC 35-48-1.1-22 IS REPEALED [EFFECTIVE
 25 NOVEMBER 12, 2026]. ~~Sec. 22: "Hash oil" does not include low THC~~
 26 ~~hemp extract.~~

27 SECTION 36. IC 35-48-1.1-27 IS REPEALED [EFFECTIVE
 28 NOVEMBER 12, 2026]. ~~Sec. 27: (a) "Low THC hemp extract" means~~
 29 ~~a substance or compound that:~~

- 30 (1) is derived from or contains any part of the plant *Cannabis*
 31 *sativa* L. that meets the definition of hemp under IC 15-15-13-6;
 32 (2) contains not more than three-tenths percent (0.3%) total
 33 delta-9-tetrahydrocannabinol (THC), including precursors, by
 34 weight; and
 35 (3) contains no other controlled substances.

36 (b) The term does not include:

- 37 (1) the harvested reproductive organ, whether immature or
 38 mature, of the female hemp plant; or
 39 (2) smokable hemp.

40 SECTION 37. IC 35-48-1.1-29, AS ADDED BY P.L.186-2025,

1 SECTION 249, IS AMENDED TO READ AS FOLLOWS
 2 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 29. (a) "Marijuana" means
 3 any part of the plant genus Cannabis whether growing or not; the seeds
 4 thereof; the resin extracted from any part of the plant, including hashish
 5 and hash oil; any compound, manufacture, salt, derivative, mixture, or
 6 preparation of the plant, its seeds or resin.

7 (b) The term does not include:

8 (1) the mature stalks of the plant;

9 (2) fiber produced from the stalks;

10 (3) oil or cake made from the seeds of the plant;

11 (4) any other compound; manufacture; salt; derivative; mixture;
 12 or preparation of the mature stalks (except the resin extracted
 13 therefrom);

14 (5) the sterilized seed of the plant which is incapable of
 15 germination;

16 (6) hemp (as defined by IC 15-15-13-6);

17 (7) low THC hemp extract; or

18 (8) smokable hemp:

19 (1) a hemp derived cannabinoid product (as defined in
 20 IC 35-48-8-4); or

21 (2) industrial hemp monitored and licensed with the state seed
 22 commissioner under IC 15-15-13.

23 SECTION 38. IC 35-48-1.1-38, AS ADDED BY P.L.186-2025,
 24 SECTION 249, IS AMENDED TO READ AS FOLLOWS
 25 [EFFECTIVE NOVEMBER 12, 2026]: Sec. 38. (a) Except as provided
 26 in subsection (b), "smokable hemp" means a product containing ~~not~~
 27 ~~more than three-tenths percent (0.3%)~~ delta-9-tetrahydrocannabinol
 28 **any amount of tetrahydrocannabinol** (THC), including precursors
 29 and derivatives of THC, in a form that allows THC to be introduced
 30 into the human body by inhalation of smoke. The term includes:

31 (1) hemp bud; and

32 (2) hemp flower.

33 (b) The term does not include:

34 (1) a hemp plant that is; or

35 (2) parts of a hemp plant that are;

36 grown or handled by a licensee **governed by IC 15-15-13** and for
 37 processing or manufacturing into a ~~legal~~ **hemp derived cannabinoid**
 38 product.

39 SECTION 39. IC 35-48-4-2, AS AMENDED BY P.L.61-2020,
 40 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

1 NOVEMBER 12, 2026]: Sec. 2. **(a) This section does not apply to a**
 2 **hemp derived cannabinoid product as defined in IC 35-48-8-4.**

3 ~~(a)~~ **(b)** A person who:

4 (1) knowingly or intentionally:

5 (A) manufactures;

6 (B) finances the manufacture of;

7 (C) delivers; or

8 (D) finances the delivery of;

9 a controlled substance or controlled substance analog, pure or
 10 adulterated, classified in schedule I, except marijuana, hash oil,
 11 hashish, or salvia, or a controlled substance, or controlled
 12 substance analog, pure or adulterated, classified in schedule II or
 13 III; or

14 (2) possesses, with intent to:

15 (A) manufacture;

16 (B) finance the manufacture of;

17 (C) deliver; or

18 (D) finance the delivery of;

19 a controlled substance or controlled substance analog, pure or
 20 adulterated, classified in schedule I, except marijuana, hash oil,
 21 hashish, or salvia, or a controlled substance, or controlled
 22 substance analog, pure or adulterated, classified in schedule II or
 23 III;

24 commits dealing in a schedule I, II, or III controlled substance, a Level
 25 6 felony, except as provided in subsections ~~(b)~~ **(c)** through ~~(f)~~ **(g)**.

26 ~~(b)~~ **(c)** A person may be convicted of an offense under subsection
 27 ~~(a)(2)~~ **(b)(2)** only if:

28 (1) there is evidence in addition to the weight of the drug that the
 29 person intended to manufacture, finance the manufacture of,
 30 deliver, or finance the delivery of the drug; or

31 (2) the amount of the drug involved is at least twenty-eight (28)
 32 grams.

33 ~~(e)~~ **(d)** The offense is a Level 5 felony if:

34 (1) the amount of the drug involved is at least one (1) gram but
 35 less than five (5) grams; or

36 (2) the amount of the drug involved is less than one (1) gram and
 37 an enhancing circumstance applies.

38 ~~(f)~~ **(e)** The offense is a Level 4 felony if:

39 (1) the amount of the drug involved is at least five (5) grams but
 40 less than ten (10) grams; or

- 1 (2) the amount of the drug involved is at least one (1) gram but
 2 less than five (5) grams and an enhancing circumstance applies.
- 3 ~~(e)~~ **(f)** The offense is a Level 3 felony if:
- 4 (1) the amount of the drug involved is at least ten (10) grams but
 5 less than twenty-eight (28) grams; or
- 6 (2) the amount of the drug involved is at least five (5) grams but
 7 less than ten (10) grams and an enhancing circumstance applies.
- 8 ~~(f)~~ **(g)** The offense is a Level 2 felony if:
- 9 (1) the amount of the drug involved is at least twenty-eight (28)
 10 grams; or
- 11 (2) the amount of the drug involved is at least ten (10) grams but
 12 less than twenty-eight (28) grams and an enhancing circumstance
 13 applies.
- 14 **(h) It is a defense to a prosecution under this section that the**
 15 **substance is THC hemp extract and the person meets the**
 16 **requirements of IC 35-48-8-9.**
- 17 SECTION 40. IC 35-48-4-7, AS AMENDED BY P.L.61-2020,
 18 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 19 NOVEMBER 12, 2026]: Sec. 7. **(a) This section does not apply to a**
 20 **hemp derived cannabinoid product as defined in IC 35-48-8-4.**
- 21 ~~(a)~~ **(b)** A person who, without a valid prescription or order of a
 22 practitioner acting in the course of the practitioner's professional
 23 practice, knowingly or intentionally possesses a:
- 24 (1) controlled substance or controlled substance analog (pure or
 25 adulterated), classified in schedule I, except marijuana, hashish,
 26 or salvia; or
- 27 (2) controlled substance or controlled substance analog (pure or
 28 adulterated), classified in schedule II, III, or IV;
- 29 commits possession of a controlled substance, a Class A misdemeanor,
 30 except as provided in subsection ~~(b)~~: **(c)**.
- 31 ~~(b)~~ **(c)** The offense is a Level 6 felony if the person commits the
 32 offense and an enhancing circumstance applies.
- 33 ~~(c)~~ **(d)** A person who, without a valid prescription or order of a
 34 practitioner acting in the course of the practitioner's professional
 35 practice, knowingly or intentionally obtains:
- 36 (1) more than four (4) ounces of schedule V controlled substances
 37 containing codeine in any given forty-eight (48) hour period
 38 unless pursuant to a prescription;
- 39 (2) a schedule V controlled substance pursuant to written or
 40 verbal misrepresentation; or

1 (3) possession of a schedule V controlled substance other than by
 2 means of a prescription or by means of signing an exempt
 3 narcotic register maintained by a pharmacy licensed by the
 4 Indiana state board of pharmacy;
 5 commits a Class A misdemeanor.

6 **(e) It is a defense to a prosecution under this section that the**
 7 **substance is THC hemp extract and the person meets the**
 8 **requirements of IC 35-48-8-9.**

9 SECTION 41. IC 35-48-4-10, AS AMENDED BY P.L.153-2018,
 10 SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 11 NOVEMBER 12, 2026]: Sec. 10. (a) A person who:

12 (1) knowingly or intentionally:

13 (A) manufactures;

14 (B) finances the manufacture of;

15 (C) delivers; or

16 (D) finances the delivery of;

17 marijuana, hash oil, hashish, or salvia, pure or adulterated; or

18 (2) possesses, with intent to:

19 (A) manufacture;

20 (B) finance the manufacture of;

21 (C) deliver; or

22 (D) finance the delivery of;

23 marijuana, hash oil, hashish, or salvia, pure or adulterated;

24 commits dealing in marijuana, hash oil, hashish, or salvia, a Class A
 25 misdemeanor, except as provided in subsections (b) through (d).

26 (b) A person may be convicted of an offense under subsection (a)(2)
 27 only if:

28 (1) there is evidence in addition to the weight of the drug that the
 29 person intended to manufacture, finance the manufacture of,
 30 deliver, or finance the delivery of the drug; or

31 (2) the amount of the drug involved is at least:

32 (A) ten (10) pounds, if the drug is marijuana; or

33 (B) three hundred (300) grams, if the drug is hash oil, hashish,
 34 or salvia.

35 (c) The offense is a Level 6 felony if:

36 (1) the person has a prior conviction for a drug offense and the
 37 amount of the drug involved is:

38 (A) less than thirty (30) grams of marijuana; or

39 (B) less than five (5) grams of hash oil, hashish, or salvia; or

40 (2) the amount of the drug involved is:

- 1 (A) at least thirty (30) grams but less than ten (10) pounds of
 2 marijuana; or
 3 (B) at least five (5) grams but less than three hundred (300)
 4 grams of hash oil, hashish, or salvia.
- 5 (d) The offense is a Level 5 felony if:
 6 (1) the person has a prior conviction for a drug dealing offense
 7 and the amount of the drug involved is:
 8 (A) at least thirty (30) grams but less than ten (10) pounds of
 9 marijuana; or
 10 (B) at least five (5) grams but less than three hundred (300)
 11 grams of hash oil, hashish, or salvia;
 12 (2) the:
 13 (A) amount of the drug involved is:
 14 (i) at least ten (10) pounds of marijuana; or
 15 (ii) at least three hundred (300) grams of hash oil, hashish,
 16 or salvia; or
 17 (B) offense involved a sale to a minor; or
 18 (3) the:
 19 (A) person is a retailer;
 20 (B) marijuana, hash oil, hashish, or salvia is packaged in a
 21 manner that appears to be ~~low THC hemp extract~~; **a hemp**
 22 **derived cannabinoid product**; and
 23 (C) person knew or reasonably should have known that the
 24 product was marijuana, hash oil, hashish, or salvia.
- 25 **(e) It is a defense to a prosecution under this section that the**
 26 **substance is THC hemp extract and the person meets the**
 27 **requirements of IC 35-48-8-9.**
- 28 SECTION 42. IC 35-48-4-11, AS AMENDED BY P.L.153-2018,
 29 SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 30 NOVEMBER 12, 2026]: Sec. 11. (a) A person who:
 31 (1) knowingly or intentionally possesses (pure or adulterated)
 32 marijuana, hash oil, hashish, or salvia;
 33 (2) knowingly or intentionally grows or cultivates marijuana; or
 34 (3) knowing that marijuana is growing on the person's premises,
 35 fails to destroy the marijuana plants;
 36 commits possession of marijuana, hash oil, hashish, or salvia, a Class
 37 B misdemeanor, except as provided in subsections (b) through (c).
 38 (b) The offense described in subsection (a) is a Class A
 39 misdemeanor if:
 40 (1) the person has a prior conviction for a drug offense; or

- 1 (2) the:
- 2 (A) marijuana, hash oil, hashish, or salvia is packaged in a
- 3 manner that appears to be ~~low THC hemp extract~~; **a hemp**
- 4 **derived cannabinoid product**; and
- 5 (B) person knew or reasonably should have known that the
- 6 product was marijuana, hash oil, hashish, or salvia.
- 7 (c) The offense described in subsection (a) is a Level 6 felony if:
- 8 (1) the person has a prior conviction for a drug offense; and
- 9 (2) the person possesses:
- 10 (A) at least thirty (30) grams of marijuana; or
- 11 (B) at least five (5) grams of hash oil, hashish, or salvia.
- 12 **(d) It is a defense to a prosecution under this section that the**
- 13 **substance is THC hemp extract and the person meets the**
- 14 **requirements of IC 35-48-8-9.**
- 15 SECTION 43. IC 35-48-8 IS ADDED TO THE INDIANA CODE
- 16 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
- 17 NOVEMBER 12, 2026]:
- 18 **Chapter 8. Offenses Relating to Hemp**
- 19 **Sec. 0.5. Nothing in IC 7.1 or IC 15 may be construed under the**
- 20 **"inclusio unius, exclusio alterius" canon of construction that**
- 21 **marijuana has been legalized.**
- 22 **Sec. 1. The terms defined in this chapter apply only to this**
- 23 **article unless cited in another statute concerning hemp.**
- 24 **Sec. 2. (a) "Container" means the innermost wrapping,**
- 25 **packaging, or vessel in direct contact with a final hemp derived**
- 26 **cannabinoid product in which the final hemp derived cannabinoid**
- 27 **product is enclosed for retail sale to consumers, including a jar,**
- 28 **bottle, bag, box, packet, can, carton, or cartridge.**
- 29 **(b) The term excludes bulk shipping containers or outer**
- 30 **wrappings that are not essential for the final retail delivery or sale**
- 31 **to an end consumer for personal or household use.**
- 32 **(c) The term does not include a drug that is the subject of an**
- 33 **application approved under 21 U.S.C. 355(c) or 21 U.S.C. 355(j).**
- 34 **Sec. 3. (a) "Hemp" means the plant Cannabis sativa L. and any**
- 35 **part of the plant, including the seeds thereof and all derivatives,**
- 36 **extracts, cannabinoids, isomers, acids, salts, and salts of isomers,**
- 37 **whether growing or not, with a total tetrahydrocannabinols**
- 38 **concentration (including tetrahydrocannabinolic acid) of not more**
- 39 **than three-tenths of one percent (0.3%) on a dry weight basis.**
- 40 **(b) The term includes industrial hemp and hemp derived**

- 1 **cannabinoid products.**
- 2 **(c) The term does not include:**
- 3 **(1) any viable seeds from a Cannabis sativa L. plant that**
- 4 **exceeds a total tetrahydrocannabinols concentration**
- 5 **(including tetrahydrocannabinolic acid) of three-tenths of one**
- 6 **percent (0.3%) in the plant on a dry weight basis;**
- 7 **(2) any intermediate hemp derived cannabinoid products**
- 8 **containing:**
- 9 **(A) cannabinoids that are not capable of being naturally**
- 10 **produced by a Cannabis sativa L. plant;**
- 11 **(B) cannabinoids that:**
- 12 **(i) are capable of being naturally produced by the**
- 13 **Cannabis sativa L. plant; and**
- 14 **(ii) were synthesized or manufactured outside the plant;**
- 15 **or**
- 16 **(C) more than three-tenths of one percent (0.3%)**
- 17 **combined total concentration of:**
- 18 **(i) total tetrahydrocannabinols (including**
- 19 **tetrahydrocannabinolic acid); and**
- 20 **(ii) any other cannabinoids that have similar effects (or**
- 21 **are marketed to have similar effects) on humans or**
- 22 **animals as a tetrahydrocannabinol as determined by the**
- 23 **United States Secretary of Health and Human Services;**
- 24 **(3) any intermediate hemp derived cannabinoid products that**
- 25 **are marketed or sold as a final product or directly to an end**
- 26 **consumer for personal or household use;**
- 27 **(4) any final hemp derived cannabinoid products containing:**
- 28 **(A) cannabinoids that are not capable of being naturally**
- 29 **produced by a Cannabis sativa L. plant;**
- 30 **(B) cannabinoids that:**
- 31 **(i) are capable of being naturally produced by a**
- 32 **Cannabis sativa L. plant; and**
- 33 **(ii) were synthesized or manufactured outside the plant;**
- 34 **or**
- 35 **(C) greater than four-tenths (0.4) milligram combined total**
- 36 **per container of:**
- 37 **(i) total tetrahydrocannabinols (including**
- 38 **tetrahydrocannabinolic acid); and**
- 39 **(ii) any other cannabinoids that have similar effects, or**
- 40 **are marketed to have similar effects, on humans or**

1 animals as a tetrahydrocannabinol, as determined by the
 2 United States Secretary of Health and Human Services;
 3 or

4 (5) smokable hemp.

5 Sec. 4. (a) "Hemp derived cannabinoid product" means a
 6 product that:

7 (1) meets the definition of hemp under section 3 of this
 8 chapter; and

9 (2) is derived from, or made by, processing hemp plants or
 10 hemp plant parts including derivatives, extracts,
 11 cannabinoids, isomers, acids, salts, and salts of isomers.

12 (b) The term includes any intermediate or final product derived
 13 from hemp, other than industrial hemp, that:

14 (1) contains cannabinoids in any form; and

15 (2) is intended for human or animal use through any means of
 16 application or administration including:

17 (A) inhalation;

18 (B) ingestion; or

19 (C) topical application.

20 (c) The term includes cannabidiol, a CBD product, or a product
 21 that contains a cannabidiol.

22 (d) The term does not include:

23 (1) smokable hemp (as defined in IC 35-48-1.1-38);

24 (2) products that contain a total tetrahydrocannabinol
 25 concentration of more than three-tenths of one percent (0.3%)
 26 on a dry weight basis; or

27 (3) a drug that is the subject of an application approved under
 28 subsection (c) or (j) of Section 505 of the federal Food, Drug,
 29 and Cosmetic Act (21 U.S.C. 355).

30 Sec. 5. "Industrial hemp" means hemp:

31 (1) grown for the use of the stalk of the plant fiber produced
 32 from the stalk, or any other noncannabinoid derivative,
 33 mixture, preparation, or manufacture of the stalk;

34 (2) grown for the use of the whole grain, oil, cake, nut, hull, or
 35 other noncannabinoid compound, derivative, mixture,
 36 preparation, or manufacture of the seeds of the plant;

37 (3) grown for purposes of producing microgreens or other
 38 edible hemp leaf products for human consumption that are
 39 derived from an immature hemp plant that is grown from
 40 seeds that do not exceed the threshold for total

1 tetrahydrocannabinols concentration of three-tenths of one
2 percent (0.3%) in the plant on a dry weight basis;

3 (4) that is a plant that does not enter the stream of commerce
4 and is intended to support hemp research at an institution of
5 higher education, as defined in 20 U.S.C. 1001, or an
6 independent research institute; or

7 (5) grown for the use of a viable seed of the plant produced
8 solely for the production or manufacture of any material
9 described in subdivisions (1) through (4).

10 **Sec. 6. "Intermediate hemp derived cannabinoid product"**
11 **means a hemp derived cannabinoid product that:**

12 (1) is not yet in the final form or preparation and is marketed
13 or intended to be used or consumed by a human or animal; or

14 (2) is a powder, liquid, tablet, oil, or other product form that
15 is intended or marketed to be mixed, dissolved, formulated, or
16 added to or prepared with or into any other substance prior
17 to administration or consumption.

18 **Sec. 7. (a) "THC hemp extract" means a substance or**
19 **compound that:**

20 (1) is derived from or contains any part of the plant *Cannabis*
21 *sativa* L. that meets the definition of "hemp" under
22 IC 15-15-13-6;

23 (2) contains not more than three-tenths of one percent (0.3%)
24 total delta-9-tetrahydrocannabinol (THC), including
25 precursors, by weight; and

26 (3) contains no other controlled substances.

27 **(b) The term does not include:**

28 (1) the harvested reproductive organ, whether immature or
29 mature, of the female hemp plant; or

30 (2) smokable hemp.

31 **Sec. 8. (a) A person who knowingly or intentionally grows or**
32 **handles hemp without a license issued under IC 15-15-13-7**
33 **commits unlawful trade in hemp, a Class A misdemeanor.**

34 **(b) The offense is a Level 6 felony if the person has a prior**
35 **conviction for an offense under this section.**

36 **(c) The offense is a Level 5 felony if the person has a prior**
37 **conviction for an offense under this section and either:**

38 (1) the amount of the hemp involved is more than ten (10)
39 pounds; or

40 (2) the offense involved a sale to a child less than eighteen (18)

1 years of age.

2 **Sec. 9. (a) A person who:**

3 **(1) held a license under IC 15-15-13-7 before January 1, 2026;**
4 **and**

5 **(2) continues to hold a hemp license under IC 15-15-13-7;**
6 **may continue to process and distribute THC hemp extract solely**
7 **for sale to a manufacturer, processor, distributor, or retailer in a**
8 **jurisdiction outside of Indiana if the processing and distribution**
9 **complies with subsection (b).**

10 **(b) A person described in subsection (a) may process and**
11 **distribute THC hemp extract if:**

12 **(1) the receipt of THC hemp extract by the manufacturer,**
13 **processor, distributor, or retailer in the other jurisdiction is**
14 **lawful in that jurisdiction; and**

15 **(2) the THC hemp extract meets the same packaging**
16 **requirements as a hemp derived cannabinoid product under**
17 **IC 24-4-21-4.**

18 **(c) A person described in this section may not distribute THC**
19 **hemp extract to any person in Indiana, unless the distribution is**
20 **required by law, including for purposes of testing or analysis.**

21 **(d) Nothing in this section authorizes a retailer to possess or sell**
22 **THC hemp extract.**

23 **(e) The alcohol and tobacco commission may inspect the**
24 **operations of a person to whom this section applies to ensure**
25 **compliance in the same manner it conducts inspections under**
26 **IC 7.1-5-7-16.**

27 SECTION 44. IC 35-52-7-39, AS ADDED BY P.L.169-2014,
28 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29 JULY 1, 2026]: Sec. 39. IC 7.1-5-7-7 defines a crime concerning
30 alcohol **and products containing THC.**

31 SECTION 45. IC 35-52-7-40, AS ADDED BY P.L.169-2014,
32 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33 JULY 1, 2026]: Sec. 40. IC 7.1-5-7-8 defines a crime concerning
34 alcohol **and products containing THC."**

35 Delete pages 2 through 75.

36 Renumber all SECTIONS consecutively.

(Reference is to SB 250 as printed January 23, 2026.)