I	S.18
2	Representative Walker of Swanton moves that the report of the Committee
3	on Human Services be amended as follows:
4	First: By adding Secs. 4a–4c to read as follows:
5	Sec. 4a. 7 V.S.A. § 831(3) is amended to read:
6	(3) "Cannabis product" means concentrated cannabis and a product that
7	is composed of cannabis and other ingredients and is intended for use or
8	consumption, including an edible product, ointment, and tincture. Cannabis
9	product shall include includes a vaporizer cartridge containing cannabis oil that
10	is intended for use with a battery-powered device and any device designed to
11	deliver cannabis into the body through inhalation of vapor that is sold at a
12	cannabis establishment licensed pursuant to chapter 33 of this title. "Cannabis
13	product" does not mean a "tobacco product" as defined in 32 V.S.A. § 7702, a
14	"tobacco substitute" as defined in section 1001 of this title, or "tobacco
15	paraphernalia" as defined in section 1001 of this title.
16	Sec. 4b. 7 V.S.A. § 868 is amended to read:
17	§ 868. PROHIBITED PRODUCTS
18	(a) The following are prohibited products and may not be cultivated,
19	produced, or sold pursuant to a license issued under this chapter:
20	(1) cannabis flower with greater than 30 percent tetrahydrocannabinol;

1	(2) flavored oil cannabis products sold prepackaged for use with
2	battery-powered devices and any cannabis flower that contains characterizing
3	flavor that is not naturally occurring in the cannabis;
4	(3) flavored oil cannabis products sold prepackaged for use with battery-
5	powered devices and any cannabis flower that include a characterizing flavor
6	in the name or description of the product;
7	(4) edible cannabis products;
8	(5) cannabis products that contain delta-9 tetrahydrocannabinol and
9	nicotine or alcoholic beverages; and
10	(4)(6) any cannabis, cannabis products, or packaging of such items that
11	are designed to make the product more appealing to persons under 21 years of
12	age.
13	* * *
14	Sec. 4c. 7 V.S.A. § 972(3) is amended to read:
15	(3) "Cannabis product" has the same meaning as provided in section 831
16	of this title means concentrated cannabis and a product that is composed of
17	cannabis and other ingredients and is intended for use or consumption,
18	including an edible product, ointment, and tincture. Cannabis product includes
19	a vaporizer cartridge containing cannabis oil that is intended for use with a
20	battery-powered device and any device designed to deliver cannabis into the
21	body through inhalation of vapor that is sold at a cannabis establishment

- licensed pursuant to chapter 33 of this title. "Cannabis product" does not mean
- a "tobacco product" as defined in 32 V.S.A. § 7702, a "tobacco substitute" as
- defined in section 1001 of this title, or "tobacco paraphernalia" as defined in
- 4 section 1001 of this title.
- 5 <u>Second</u>: In Sec. 15, effective dates, by inserting a new subsection to be
- 6 subsection (d) to read as follows:
- 7 (d) Secs. 4a-4c shall take effect on January 1, 2026.