

1 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

1 licensed pursuant to chapter 33 of this title. “Cannabis product” does not mean
2 a “tobacco product” as defined in 32 V.S.A. § 7702, a “tobacco substitute” as
3 defined in section 1001 of this title, or “tobacco paraphernalia” as defined in
4 section 1001 of this title.

5 Second: 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.