1	S.18
2	Introduced by Senators Lyons, Chittenden, Clarkson, Gulick, Hashim, Ram
3	Hinsdale and Wrenner
4	Referred to Committee on Econ. Dev., Housing and General Affairs
5	Date: January 18, 2023
6	Subject: Health; tobacco products; tobacco substitutes; flavored tobacco
7	products; e-cigarettes; e-liquids
8	Statement of purpose of bill as introduced: This bill proposes to ban the retail
9	sale of flavored cigarettes, e-cigarettes, and e-liquids. It would expand the
10	applicability of provisions relating to the seizure and destruction of contraband
11	tobacco products to include contraband e-cigarettes, e-liquids, and tobacco
12	paraphernalia. The bill would also direct the Office of the Attorney General to
13	report on the extent to which Vermont may legally restrict advertising and
14	regulate labels for e-cigarettes and other vaping-related products.
15	An act relating to banning flavored tobacco products and e-liquids
16	It is hereby enacted by the General Assembly of the State of Vermont:
17	Sec. 1. 111 UNGS
18	The Conoral Accombine finds that:

1	(1) Tobacco use is costly. Vermont spends \$248 million annually to
2	trea tobacco-caused illnesses, including \$87.2 million each year in Medicaid
3	expense. This translates into a tax burden each year of \$759 per Vermont
4	household. Productivity losses add an additional \$232.8 million each year.
5	(2) Youth tobacco use is growing due to e-cigarettes. Seven percent of
6	Vermont high school students smoke, but if e-cigarette use is included,
7	28 percent of Vermont youths use some form of tobacco product. More than
8	one in four Vermont high school students now uses e-cigarettes. Use more
9	than doubled among this age group, from 12 percent to 26 percent, between
10	2017 and 2019.
11	(3) More students report frequent use of e-cigarettes, which
12	indicates possible nicotine addiction. According to the 2019 Vermont Youth
13	Risk Behavior Survey, 31 percent of Vermont high school e-cigarette users
14	used e-cigarettes daily, up from 15 percent in 2017.
15	(4) Flavored products are fueling the epidemic. Ninety-seven percent of
16	youth e-cigarette users nationally reported in 2019 that they had used a
17	flavored tobacco product in the last month, and 70 percent cited flavors as the
18	reason for their use. E-cigarette and e-liquid manufacturers have mark ted
19	their products in youth-friendly flavors, such as gummy bear, birthday cake
20	candy cane menthol, and bubble gum.

1 among youths. Over the past few years, mint and menthol went from being 2 3 some of the least popular to being some of the most popular e-cigarette flavors among high school students. Evidence indicates that if any e-cigarette 4 5 flavors remain in the market, youths will shift from one flavor to 6 another. For example, after Juul restricted the availability of fruit, candy, and 7 other e-cigarette flavors in retail stores in November 2018, use of mint and 8 menthol e-cigarettes by high school users increased sharply, from 42.3 percent 9 reportedly using mint and ment of e-cigarettes in 2017 to 63.9 percent using 10 them in 2019. 11 (6) It is essential that menthol citarettes are included in a ban on flavored tobacco products, flavored e-liquids, and flavored e-cigarettes to 12 prevent youths who became addicted to nicotin through vaping from 13 transitioning to traditional cigarettes. Menthol crea es a cooling and numbing 14 effect that reduces the harshness of cigarette smoke and suppresses the cough 15 16 reflex. Those effects make menthol cigarettes more appealing to young, 17 inexperienced smokers, and research shows that menthol cigare tes are more 18 likely to addict youths. 19 (7) Youth smokers are the age group most likely to use menthol 20 cigarettes but are also likely to quit if menthol cigarettes are no longer 21 avanable. Fifty-four percent of youths 12-17 years of age nationwide who

1	smake use menthal eigerettes. Nearly 65 percent of young menthal smakers
2	say they would quit smoking if menthol cigarettes were banned.
3	(a) Eliminating the sale of menthol tobacco products promotes health
4	equity. Me thol cigarette use is more prevalent among persons of color who
5	smoke than among white persons who smoke and is more common among
6	lesbian, gay, bisexual, and transgender smokers than among heterosexual
7	smokers. Eighty-five percent of African-American adult smokers use menthol
8	cigarettes, and of black youths 12-17 years of age who smoke, seven out of 10
9	use menthol cigarettes. Tobacco industry documents show a concerted effort
10	to target African-Americans through specific advertising efforts.
11	(9) The U.S. Food and Drug Administration (FDA) agrees that menthol
12	cigarettes harm the public health. In 2013, he FDA published a report
13	concluding that removal of menthol cigarettes from the market would improve
14	public health. In May 2022, the FDA published a proposed rule establishing a
15	tobacco product standard that would prohibit menthol at a characterizing
16	flavor in cigarettes, but the rule has not been finalized and his unclear when a
17	final rule will be published or take effect.
18	Sec. 2. 7 V.S.A. chapter 40 is amended to read:
19	CHAPTER 40. TOBACCO PRODUCTS
20	§ 1001. DEFINITIONS
21	As used in this chapter.

(3) "Tobacco products" means cigarettes, little cigars, roll-your-own tobacco, snuff, cigars, new smokeless tobacco, and other tobacco products as defined in 32 V.S.A. § 7702 any other product manufactured from, derived from, or containing tobacco that is intended for human consumption by smoking, by chewing or in any other manner.

* * *

- electronic eigarettes cigarette or other electronic or battery-powered devices device, or any component, part, or accessory thereof, that eontain or are contains or is designed to deliver nicotine or other substances into the body through the inhalation or other absorption of aerosol, vapor, or other emission and that have has not been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes. Products that have been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes shall not be considered to be tobacco substitutes.
- (9) "E-liquid" means the solution, substance, or other material used in or with a tobacco substitute that is heated or otherwise acted upon to produce an acrosol, rapor, or other emission to be inhaled or otherwise absorbed by the

1 2 nicotine. § 1002. LICENSE REQUIRED; APPLICATION; FEE; ISSUANCE 3 4 (a)(1) No person shall engage in the retail sale of tobacco products, tobacco 5 substitutes, e-liquids, or tobacco paraphernalia in his or her the person's place 6 of business without a tobacco license obtained from the Division of Liquor 7 Control. 8 9 (e) A person who sells tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia without obtaining a tobacco license and a tobacco 10 11 substitute endorsement, as applicable, in violation of this section shall be guilty of a misdemeanor and fined not more than \$200.00 for the first offense 12 13 and not more than \$500.00 for each subsequent of ense. (f) No individual under 16 years of age may sell to acco products, to bacco 14 15 substitutes, e-liquids, or tobacco paraphernalia. 16 (g) No person shall engage in the retail sale of tobacco products, tobacco 17 substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia in the State unless the 18 19 person is a licensed wholesale dealer as defined in 32 V.S.A. § 7702 or has 20 purchased the tobacco products, tobacco substitutes, substances containing

1	nicating or otherwise intended for use with a tobasse substitute a liquids or
2	tobleco paraphernalia from a licensed wholesale dealer.
3	* * *
4	§ 1003. SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES;
5	TOBACCO PARAPHERNALIA; REQUIREMENTS;
6	PROHIBICIONS
7	(a) A person shall not sell or provide tobacco products, tobacco substitutes,
8	e-liquids, or tobacco paraphernalia to any person under 21 years of age.
9	(b) All vending machines selling tobacco products are prohibited.
10	(c)(1) Persons holding a tobacco license may only display or store tobacco
11	products of, tobacco substitutes, and e-liquids:
12	(A) behind a sales counter or in any other area of the establishment
13	that is inaccessible to the public; or
14	(B) in a locked container.
15	(2) This subsection shall not apply to the following:
16	(A) a display of tobacco products, tobacco substitutes, or e-liquids
17	that is located in a commercial establishment in which by law no person under
18	21 years of age is permitted to enter at any time;
19	(B) cigarettes in unopened cartons and smokeless tobacco in
20	unopened multipack containers of 10 or more packages, any of which shall be
21	displayed in plain view and under the control of a responsible employee so that

1	removel of the certains or multipacks from the display can be readily observed
2	by that employee; or
3	(C) cigars and pipe tobacco stored in a humidor on the sales counter
4	in plain view and under the control of a responsible employee so that the
5	removal of these products from the humidor can be readily observed by that
6	employee.
7	(d) The sale and the purchase of bidis is prohibited. A person who holds a
8	tobacco license who sells bidis as prohibited by this subsection shall be fined
9	not more than \$500.00. A person who purchases bidis from any source shall
10	be fined not more than \$250.00.
11	(e) No person holding a tobacco license shall sell cigarettes or little cigars
12	individually or in packs that contain fewer than 20 cigarettes or little cigars.
13	(f) As used in this section, "little cigars" means any rolls of tobacco
14	wrapped in leaf tobacco or any substance containing tobacco, other than any
15	roll of tobacco that is a cigarette within the meaning of 32 V.S.A. § 7702(1),
16	and as to which 1,000 units weigh not more than three pounds.
17	§ 1004. PROOF OF AGE FOR THE SALE OF TOBACCO PRODUCTS;
18	TOBACCO SUBSTITUTES; <u>E-LIQUIDS</u> ; TOBACCO
19	PARAPHERNALIA
20	(a) A person shall exhibit proper proof of his or her the person's age upon
21	demand of a person ficensed under this chapter, an employee of a ficensee, or a

1	law enforcement officer. If the person fails to provide proper proof of age, the
2	lice see shall be entitled to refuse to sell tobacco products, tobacco substitutes,
3	e-liquids, or tobacco paraphernalia to the person. The sale or furnishing of
4	tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia to a
5	person exhibiting proper proof of age shall be prima facie evidence of a
6	licensee's compliance with section 1007 of this title.
7	(b) As used in this section, "proper proof of age" means a valid authorized
8	form of identification as defined in section 589 of this title.
9	§ 1005. PERSONS UNDER 21 YEARS OF AGE; POSSESSION OF
10	TOBACCO PRODUCTS; MISREPRESENTING AGE OR
11	PURCHASING TOBACCO PRODUCTS; PENALTY
12	(a)(1) A person under 21 years of age shall not possess, purchase, or
13	attempt to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco
14	paraphernalia unless the person is an employee of a holder of a tobacco license
15	and is in possession of tobacco products, tobacco substitutes, e-liquids, or
16	tobacco paraphernalia to effect a sale in the course of employment.
17	(2) A person under 21 years of age shall not misrepresent his or her the
18	person's age to purchase or attempt to purchase tobacco products, tebacco
19	substitutes, e-liquids, or tobacco paraphernalia.
20	(b) A person who possesses tobacco products, tobacco substitutes, <u>e-</u>
21	liquids, or tobacco paraphernalia in violation of subsection (a) of this section

1 or t bacco paraphernalia immediately confiscated and shall be further subject 2 3 to a civil penalty of \$25.00. An action under this subsection shall be brought 4 in the same manner as a traffic violation pursuant to 23 V.S.A. chapter 24. 5 (c) A person under 21 years of age who misrepresents his or her the 6 person's age by presenting false identification to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia shall be fined not more 7 than \$50.00 or provide up to 10 hours of community service, or both. 8 9 § 1006. POSTING OF SIGNS (a) A person licensed under this capter shall post in a conspicuous place 10 11 on the premises identified in the tobacco icense a warning sign stating that the 12 sale of tobacco products, tobacco substitutes, liquids, and tobacco paraphernalia to persons under 21 years of age is rohibited. The Board shall 13 prepare the sign and make it available with the license forms issued under this 14 chapter. The sign may include information about the health effects of tobacco 15 16 and tobacco cessation services. The Board, in consultation with a 17 representative of the licensees when appropriate, is authorized to change the design of the sign as needed to maintain its effectiveness. 18 19 (b) A person violating this section shall be guilty of a misdemeanor and

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fined not more than \$100.00.

ELIDNICHING TODACCO TO DEDCONS LINDED 21 VEADS OF 1 2 AGE; REPORT 3 (a) A person that sells or furnishes tobacco products, tobacco substitutes, eliquids, or thacco paraphernalia to a person under 21 years of age shall be 4 5 subject to a civil penalty of not more than \$100.00 for the first offense and not 6 more than \$500.00 hr any subsequent offense. An action under this section shall be brought in the same manner as for a traffic violation pursuant to 7 23 V.S.A. chapter 24 and shall be brought within 24 hours of the occurrence of 8 9 the alleged violation. (b)(1) The Division of Liquor Control shall conduct or contract for 10 11 compliance tests of tobacco licensees as nequently and as comprehensively as necessary to ensure consistent statewide compliance with the prohibition on 12 13 sales to persons under 21 years of age of at least 90 percent for buyers who are between 17 and 20 years of age. An individual under 21 years of age 14 participating in a compliance test shall not be in violation of section 1005 of 15 16 this title. (2) Any violation by a tobacco licensee of subsection 1003(a) of this 17 title and this section after a sale violation or during a compliance test 18 19 conducted within six months of a previous violation shall be considered a

multiple violation and shall result in the minimum heense suspension in

20

1	addition to any other penalties availab	la under this title Minimum license
2	suspensions for multiple violations sha	all be assessed as follows:
3	(A) Two violations	two weekdays;
4	(B) Three violations	15-day suspension;
5	(C) Four violations	90-day suspension;
6	(D) Five violations	one-year suspension.
7	(3) The Division shall report to	the House Committee on General,
8	Housing, and Military Affairs, the Sen	nate Committee on Economic
9	Development, Housing and Gereral A	ffairs, and the Tobacco Evaluation and
10	Review Board Substance Misuse Prev	ention Oversight and Advisory Council
11	annually, on or before January 15, the	nethodology and results of compliance
12	tests conducted during the previous ye	ear. The provisions of 2 V.S.A. § 20(d)
13	(expiration of required reports) shall n	ot apply to the required report to be
14	made under this subdivision.	
15	*	**
16	§ 1009. CONTRABAND AND SEIZ	URE
17	(a) Any cigarettes or other tobacco	products, tobacco substitutes, e-liquids,
18	or tobacco paraphernalia that have bee	en sold, offered for sale, or possessed for
19	sale in violation of section 1003, 1010	or 1013 of this title, 20 V.S.A. § 2757,
20	32 V.S.A. § 7786, or 33 V.S.A. § 1919	, and any commercial cigarette rolling
21	machines possessed or utilized in viola	ation of section 1011 of this title, shall be

1	deemed controbond and shall be subject to soizure by the Commissioner the
2	Columissioner's agents or employees, the Commissioner of Taxes or any agent
3	or employee of the Commissioner of Taxes, or by any law enforcement officer
4	of this State when directed to do so by the Commissioner. All eigarettes or
5	other tobacco products items seized under this subsection shall be destroyed.
6	* * *
7	§ 1010. INTERNET SALES
8	(a) As used in this section:
9	(1) "Cigarette" has the same meaning as in 32 V.S.A. § 7702(1).
10	(2) [Repealed.]
11	(3) "Licensed wholesale dealer" has the same meaning as in 32 V.S.A
12	§ 7702(5).
13	(4) "Little cigars" has the same meaning as in 32 V.S.A. § 7702(6).
14	(5) "Retail dealer" has the same meaning as in 32 V.S.A. § 7702(10).
15	(6) "Roll-your-own tobacco" has the same meaning as in 32 V.S.A
16	§ 7702(11).
17	(7) "Snuff" has the same meaning as in 32 V.S.A. § 7702(13).
18	(b) No person shall cause cigarettes, roll-your-own tobacco, little cigars,
19	snuff, tobacco substitutes, substances containing nicotine or otherwise intended
20	for use with a tobacco substitute e-liquids, or tobacco paraphernalia, ordered or
21	purchased by mail or through a computer network, telephonic network, or

1	other electronic network to be chinned to envone other than a licenced
2	whelesale dealer or retail dealer in this State.
3	(c) No person shall, with knowledge or reason to know of the violation,
4	provide substantial assistance to a person in violation of this section.
5	(d) A violation of this section is punishable as follows:
6	(1) A knowing or intentional violation of this section shall be
7	punishable by imprisonment for not more than five years or a fine of not more
8	than \$5,000.00, or both.
9	(2) In addition to or in lieu of any other civil or criminal remedy
10	provided by law, upon a determination that a person has violated this section,
11	the Attorney General may impose a civil renalty in an amount not to exceed
12	\$5,000.00 for each violation. For purposes of this subsection, each shipment
13	or transport of cigarettes, roll-your-own tobacco, little cigars, or snuff, tobacco
14	substitutes, e-liquids, or tobacco paraphernalia shall constitute a separate
15	violation.
16	* * *
17	§ 1012. LIQUID NICOTINE E-LIQUIDS CONTAINING NICOLINE;
18	PACKAGING
19	(a) Unless specifically preempted by federal law, no person shall
20	manufacture, regardiess of location, for sale in, offer for sale in, self in or into

1 2 commerce in Vermont: 3 any liquid or gel substance e-liquid containing nicotine unless that product is contained in child-resistant packaging; or 4 (2) any nicotine liquid <u>e-liquid</u> container unless that container 5 constitutes child-resistant packaging. 6 7 (b) As used in this section: 8 (1) "Child-resistant packaging" means packaging that is designed or 9 constructed to be significantly difficult for children under five years of age to open or obtain a toxic or harmful abount of the substance in the container 10 11 within a reasonable time and not difficult for normal adults to use properly, but does not mean packaging that all children under five years of age cannot open 12 or obtain a toxic or harmful amount of the substance in the container within a 13 reasonable time. 14 (2) "Nicotine liquid E-liquid container" means a pottle or other 15 16 container of a nicotine liquid or other substance an e-liquid containing nicotine that is sold, marketed, or intended for use in a tobacco substitut. The term 17 18 does not include a container containing nicotine in a cartridge that h sold, 19 marketed, or intended for use in a tobacco substitute if the cartridge is prefilled 20 and sealed by the manufacturer and not intended to be opened by the 21

consumer.

1	8 1012 FLAVODED TORACCO DRODUCTS FLAVODED TORACCO
2	SUBSTITUTES, AND FLAVORED E-LIQUIDS PROHIBITED
3	(a) As used in this section:
4	(1) 'Characterizing flavor" means a taste or aroma, other than the taste
5	or aroma of tobacco, imparted either prior to or during consumption of a
6	tobacco product or obacco substitute, or a component part or byproduct of a
7	tobacco product or tobacco substitute. The term includes tastes or aromas
8	relating to any fruit, chocolete, vanilla, honey, maple, candy, cocoa, dessert,
9	alcoholic beverage, mint, menti ol, wintergreen, herb or spice, or other food or
10	drink, or to any conceptual flavor that imparts a taste or aroma that is
11	distinguishable from tobacco flavor bukmay not relate to any particular known
12	flavor.
13	(2) "Flavored e-liquid" means any e-liquid with a characterizing flavor.
14	An e-liquid shall be presumed to be a flavored e-liquid if a licensee, a
15	manufacturer, or a licensee's or manufacturer's agent of employee has made a
16	statement or claim directed to consumers or the public, whether express or
17	implied, that the product has a distinguishable taste or aroma other than the
18	taste or aroma of tobacco.
19	(3) "Flavored tobacco product" means any tobacco product with
20	characterizing flavor. A tobacco product shall be presumed to be a flavored
21	tobacco product if a licensee, a manufacturer, or a licensee's or manufacturer's

1 2 public, whether express or implied, that the product has a distinguishable taste 3 or arona other than the taste or aroma of tobacco. (4) "Slavored tobacco substitute" means any tobacco substitute with a 4 5 characterizing Navor. A tobacco substitute shall be presumed to be a flavored 6 tobacco substitute na licensee, a manufacturer, or a licensee's or 7 manufacturer's agent of employee has made a statement or claim directed to 8 consumers or the public, whether express or implied, that the product has a 9 distinguishable taste or aroma other than the taste or aroma of tobacco. (5) "Tobacco retailer" means any individual, partnership, joint venture, 10 11 society, club, trustee, trust, association, organization, or corporation who owns, operates, or manages any retail establishment that has a tobacco license from 12 13 the Division of Liquor Control. (b) No person shall engage in the retail sale of any flavored tobacco 14 product, flavored e-liquid, or flavored tobacco substitut 15 16 (c) If a tobacco retailer or a tobacco retailer's agent or employee violates 17 this section, the tobacco retailer shall be subject to a civil penalty of not more than \$100.00 for a first offense and not more than \$500.00 for any subsequent 18 19 offense. An action under this section shall be brought in the same manner as 20 for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought 21 within 24 hours after the occurrence of the affeged violation.

1	Sec. 3. 4 V.S. A. 8. 1102(b) is amended to read:
2	(b) The Judicial Bureau shall have jurisdiction of the following matters:
3	* * *
4	(31) Violations of 7 V.S.A. § 1013(b), relating to flavored tobacco
5	products, flavored e-liquids, and flavored tobacco substitutes.
6	Sec. 4. 7 V.S.A. § (61(c) is amended to read:
7	(c) The provisions of subsection (b) of this section shall not apply to a
8	violation of subsection 1005(a) of this title, relating to purchase of tobacco
9	products, tobacco substitutes, eliquids, or tobacco paraphernalia by a person
10	under 21 years of age.
11	Sec. 5. 16 V.S.A. § 140 is amended to lead:
12	§ 140. TOBACCO USE PROHIBITED ON PUBLIC SCHOOL GROUNDS
13	No person shall be permitted to use tobacco products, e-liquids, or tobacco
14	substitutes as defined in 7 V.S.A. § 1001 on public school grounds or at public
15	school sponsored functions. Public school boards may dopt policies that
16	include confiscation and appropriate referrals to law enforcement authorities.
17	Sec. 6. 18 V.S.A. § 4803(a) is amended to read:
18	(a) Creation. There is created the Substance Misuse Prevention Oversight
19	and Advisory Council within the Department of Health to improve the lealth
20	outcomes of all Vermonters through a consolidated and holistic approach to
21	substance misuse prevention that addresses all categories of substances. The

1	Council shall provide advice to the Governor and General Assembly for
2	improving prevention policies and programming throughout the State and to
3	ensure that population prevention measures are at the forefront of all policy
4	determinations. The Advisory Council's prevention initiatives shall
5	encompass all substances at risk of misuse, including:
6	(1) alcohol;
7	(2) cannabis;
8	(3) controlled substances, such as opioids, cocaine, and
9	methamphetamines; and
10	(4) tobacco products and, tobacco substitutes, and e-liquids as defined in
11	7 V.S.A. § 1001 and substances containing nicotine or that are otherwise
12	intended for use with a tobacco substitute.
13	Sec. 7. 32 V.S.A. § 7702 is amended to read:
14	§ 7702. DEFINITIONS
15	As used in this chapter unless the context otherwise requires:
16	* * *
17	(15) "Other tobacco products" means any product manufactured
18	from, derived from, or containing tobacco that is intended for human
19	consumption by smoking, by chewing, or in any other manner, including.
20	The term also includes products sold as a tobacco substitute, as defined in
21	7 V.S.A. § 1001(8), and including any figures, whether meetine based or not,

1	or, a liquide, as defined in 7 VS A & 1001(0); and delivery devices sold
2	separately for use with a tobacco substitute or e-liquid, but shall not include
3	cigarettes, little cigars, roll-your-own tobacco, snuff, or new smokeless
4	tobacco as defined in this section.
5	***
6	Sec. 8. ELECTRONIC CGARETTES AND OTHER VAPING-RELATED
7	PRODUCTS; ADVERTISING RESTRICTIONS; REPORT
8	On or before December 1, 2023, the Office of the Attorney General shall
9	report to the House Committees on Commerce and Economic Development
10	and on Human Services and the Senate Committees on Economic
11	Development, Housing and General Affairs and on Kealth and Welfare
12	regarding whether and to what extent Vermont may legally restrict advertising
13	and regulate the content of labels for electronic cigarettes and other vaping-
14	related products in this State.
15	Sec. 9. EFFECTIVE DATE
16	This act shall take effect on September 1, 2023.
	C 1 FINDINGS
	The General Assembly finds that:
	(1) Tobacco use is costly. Vermont spends more than \$400 million
	annually to treat tobacco-caused illnesses, including more than \$90 million each year in Medicaid expenses. This manualtees into a tax burden each year of
	over \$1,000 per Vermont household. Smoking-related productivity losses add

(2) Youth tobacco use is growing due to e-cigarettes. Seven present of Vermont high school students smoke but if a signette use is included.

another \$576 million in additional costs each year.

Or percent of Vermont youths use some form of tobacco product. More than one in four Vermont high school students now uses e-cigarettes. Use more than doubled among this age group, from 12 percent to 26 percent, between 2017 and 2019.

- (3) More students report frequent use of e-cigarettes, which indicates possible nicotine addiction. According to the 2019 Vermont Youth Risk Behavior Survey, 31 percent of Vermont high school e-cigarette users used e-cigarettes daily, up from 15 percent in 2017.
- (4) Flavored products are fueling the epidemic. Ninety-seven percent of youth e-cigarette users nationally reported in 2019 that they had used a flavored tobacco product in the last month, and 70 percent cited flavors as the reason for their use. F-cigarette and e-liquid manufacturers have marketed their products in youth-yiendly flavors, such as gummy bear, birthday cake, candy cane menthol, and bubble gum.
- (5) Mint- and menthol-Javored e-cigarettes are increasing in popularity among youths. Over the past few years, mint and menthol went from being some of the least popular to being some of the most popular e-cigarette flavors among high school students. Evidence indicates that if any e-cigarette flavors remain on the market, youths will shift from one flavor to another. For example, after Juul restricted the availability of fruit, candy, and other e-cigarette flavors in retail stores in November 2018, use of mint and menthol e-cigarettes by high school users in creased sharply, from 42.3 percent reportedly using mint and menthol e-cigarettes in 2017 to 63.9 percent using them in 2019.
- (6) It is essential that menthol cigarettes are included in a ban on flavored tobacco products, flavored e-liquids, and flavored e-cigarettes to prevent youths who became addicted to nicotine through vaping from transitioning to traditional cigarettes. Menthol creates a cooling and numbing effect that reduces the harshness of cigarette smoke and suppresses the cough reflex. Those effects make menthol cigarettes more appealing to young, inexperienced smokers, and research shows that menthol cigarettes are more likely to addict youths.
- (7) Youth smokers are the age group most likely to use menthol cigarettes but are also likely to quit if menthol cigarettes are to longer available. Fifty-four percent of youths 12–17 years of age nationwide who smoke use menthol cigarettes. Nearly 65 percent of young menthol smokers say they would quit smoking if menthol cigarettes were banned.
- (8) Eliminating the sale of menthol tobacco products promotes health equity. Menthol eigenetic use is more prevalent among persons of color who

the lian among white persons who smoke and is more common among leabian, gay, bisexual, and transgender smokers than among heterosexual smokers. Eighty-five percent of African-American adult smokers use menthol cigarettes, and of black youths 12–17 years of age who smoke, seven out of 10 use menthol cigarettes. Tobacco industry documents show a concerted effort to target African-Americans through specific advertising efforts.

- (9) The U.S. Food and Drug Administration (FDA) took action on flavored e-cigarettes in 2020, but that action only addresses flavored podbased e-cigarettes, leaving open tank e-cigarettes, the e-liquids used to fill them, and flavored disposable e-cigarettes available for sale.
- (10) The FDA agrees that menthol cigarettes harm the public health. In 2013, the FDA published a report concluding that removal of menthol cigarettes from the maneet would improve public health. In May 2022, the FDA published a proposed rule establishing a tobacco product standard that would prohibit menthol as a characterizing flavor in cigarettes, but the rule has not been finalized and it is unclear when a final rule will be published or take effect.

Sec. 2. 7 V.S.A. chapter 40 is amended to read:

CHAPTER 40. TOBACCO PRODUCTS

§ 1001. DEFINITIONS

As used in this chapter:

* * *

(3) "Tobacco products" means cigaretter little cigars, roll-your-own tobacco, snuff, cigars, new smokeless tobacco, and other tobacco products as defined in 32 V.S.A. § 7702 any other product manufactured from, derived from, or containing tobacco that is intended for suman consumption by smoking, by chewing, or in any other manner.

* * *

(8)(A) "Tobacco substitute" means products any product, including an electronic eigarettes cigarette or other electronic or battery-powered devices device, or any component, part, or accessory thereof, that eartain or are contains or is designed to deliver nicotine or other substances into the body through the inhalation or other absorption of aerosol, vapor, or other emission and that have has not been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes. Products that have been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes shall not be considered to be tobacco substitutes.

(B) As used in subdivision (A) of this subdivision (6), "other substances" does not include cannabis and cannabis products that are offered by a cannabis establishment licensed pursuant to chapter 33 of this title or by a medical cannabis dispensary licensed pursuant to chapter 37 of this title.

(9). "E-liquid" means the solution, substance, or other material used in or with a subacco substitute that is heated or otherwise acted upon to produce an aerosol, vapor, or other emission to be inhaled or otherwise absorbed by the user, regardless of whether the solution, substance, or other material contains nicoting. The term does not include cannabis and cannabis products that are offered by a cannabis establishment licensed pursuant to chapter 33 of this title or by a medical cannabis dispensary licensed pursuant to chapter 37 of this title.

§ 1002. LICENSE REQ VIRED; APPLICATION; FEE; ISSUANCE

(a)(1) No person shall engage in the retail sale of tobacco products, tobacco substitutes, <u>e-liquias</u> or tobacco paraphernalia in <u>his or her the person's</u> place of business without a tobacco license obtained from the Division of Liquor Control.

* * *

- (e) A person who sells tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia without obtaining a tobacco license and a tobacco substitute endorsement, as applicable, it violation of this section shall be guilty of a misdemeanor and fined not more than \$200.00 for the first offense and not more than \$500.00 for each subsequent offense.
- (f) No individual under 16 years of age may sell tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia.
- (g) No person shall engage in the retail sale of it bacco products, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia is the State unless the person is a licensed wholesale dealer as defined in 32 V.S.A. § 7702 or has purchased the tobacco products, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia from a licensed wholesale dealer.

* * *

§ 1003. SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES; TOBACCO PARAPHERNALIA; REQUIREMENTS; PROHIBITIONS

(a) A person shall not sell or provide tobacco products, tobacco substitutes, <u>e liquids,</u> or tobacco paraphernalia to any person under 21 years of age.

- (c)(1) Persons holding a tobacco license may only display or store tobacco products $\frac{\partial F}{\partial t}$ tobacco substitutes, and e-liquids:
- (A) behind a sales counter or in any other area of the establishment that is intecessible to the public; or
 - (B) in a locked container.
 - (2) This subsection shall not apply to the following:
- (A) a display of tobacco products, tobacco substitutes, or e-liquids that is located in a sommercial establishment in which by law no person under 21 years of age is permitted to enter at any time;
- (B) cigarettes in unopened cartons and smokeless tobacco in unopened multipack containers of 10 or more packages, any of which shall be displayed in plain view and under the control of a responsible employee so that removal of the cartons or multipacks from the display can be readily observed by that employee; or
- (C) cigars and pipe tobarco stored in a humidor on the sales counter in plain view and under the control of a responsible employee so that the removal of these products from the humidor can be readily observed by that employee.
- (d) The sale and the purchase of bidis is prohibited. A person who holds a tobacco license who sells bidis as prohibited by this subsection shall be fined not more than \$500.00. A person who purchases bidis from any source shall be fined not more than \$250.00.
- (e) No person holding a tobacco license shall sell cigarettes or little cigars individually or in packs that contain fewer than 20 cigarettes or little cigars.
- (f) As used in this section, "little cigars" means any rolls of tobacco wrapped in leaf tobacco or any substance containing tobacco, other than any roll of tobacco that is a cigarette within the meaning of 32 V.S.A. § 7702(1), and as to which 1,000 units weigh not more than three pounds

§ 1004. PROOF OF AGE FOR THE SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES; <u>E-LIQUIDS</u>; TOBACCO PARAPHERNALIA

(a) A person shall exhibit proper proof of his or her the person's age upon demand of a person licensed under this chapter, an employee of a licensee, or a law enforcement officer. If the person fails to provide proper proof of age, the licensee shall be entitled to refuse to sell tobacco products, tobacco

farmishing of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia to a person exhibiting proper proof of age shall be prima facie evidence of a licensee's compliance with section 1007 of this title.

(b) 4s used in this section, "proper proof of age" means a valid authorized form of identification as defined in section 589 of this title.

§ 1005. PERSONS UNDER 21 YEARS OF AGE; POSSESSION OF TOBACCO PRODUCTS; MISREPRESENTING AGE OR FOR PURCHASING TOBACCO PRODUCTS; PENALTY

- (a)(1) A person under 21 years of age shall not possess, purchase, or attempt to purchase tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalic unless the person is an employee of a holder of a tobacco license and is in possession of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia to effect a sale in the course of employment.
- (2) A person under 21 years of age shall not misrepresent his or her the person's age to purchase or attempt to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia.
- (b) A person who possesses to acco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia in violation of subsection (a) of this section shall be subject to having the tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia immediately confiscated and shall be further subject to a civil penalty of \$25.00. An action under this subsection shall be brought in the same manner as a traffic violation pursuant to 23 V.S.A. chapter 24.
- (c) A person under 21 years of age who misrepresents his or her the person's age by presenting false identification to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphern lia shall be fined not more than \$50.00 or provide up to 10 hours of community service, or both.

§ 1006. POSTING OF SIGNS

(a) A person licensed under this chapter shall post in a conspicuous place on the premises identified in the tobacco license a warning sign stating that the sale of tobacco products, tobacco substitutes, e-liquids, and tobacco paraphernalia to persons under 21 years of age is prohibited. The Board shall prepare the sign and make it available with the license forms issued under this chapter. The sign may include information about the health effects of tobacco and tobacco cessation services. The Board, in consultation with a representative of the licensees when appropriate, is authorized to change the

(b) A person violating this section shall be guilty of a misdemeaner and wed not more than \$100.00.

§ 1.07. FURNISHING TOBACCO TO PERSONS UNDER 21 YEARS OF AGE; REPORT

- (a) A person that sells or furnishes tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia to a person under 21 years of age shall be subject to a vivil penalty of not more than \$100.00 for the first offense and not more than \$500.00 for any subsequent offense. An action under this section shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours of the occurrence of the alleged violation
- (b)(1) The Division of Liquor Control shall conduct or contract for compliance tests of tobacco licensees as frequently and as comprehensively as necessary to ensure consistent statewide compliance with the prohibition on sales to persons under 21 years of age of at least 90 percent for buyers who are between 17 and 20 years of age. An individual under 21 years of age participating in a compliance test shall not be in violation of section 1005 of this title.
- (2) Any violation by a tobaccy licensee of subsection 1003(a) of this title and this section after a sale violation or during a compliance test conducted within six months of a previous violation shall be considered a multiple violation and shall result in the minimum license suspension in addition to any other penalties available under this title. Minimum license suspensions for multiple violations shall be assessed as follows:

(A) Two violations two weekdays;
 (B) Three violations 15-day suspension;
 (C) Four violations 90-day suspension;
 (D) Five violations one-year suspension.

(3) The Division shall report to the House Committee on General, Housing, and Military Affairs, the Senate Committee on Economic Development, Housing and General Affairs, and the Tobacco Evaluation and Review Board Substance Misuse Prevention Oversight and Advisory Council annually, on or before January 15, the methodology and results of compliance tests conducted during the previous year. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the required report to be made under this subdivision.

1000. CONTRADAND AND SEIZURE

(a) Any cigarettes or other tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia that have been sold, offered for sale, or possessed for sais in violation of section 1003, 1010, or 1013 of this title, 20 V.S.A. § 2757, 32 V.S.A. § 7786, or 33 V.S.A. § 1919, and any commercial cigarette rolling marhines possessed or utilized in violation of section 1011 of this title, shall be aremed contraband and shall be subject to seizure by the Commissioner, the Commissioner's agents or employees, the Commissioner of Taxes or any agent or employee of the Commissioner of Taxes, or by any law enforcement officer of this State when directed to do so by the Commissioner. All eigarettes or other tobacco products items seized under this subsection shall be destroyed.

* * *

§ 1010. INTERNET SALES

- (a) As used in this section.
 - (1) "Cigarette" has the same meaning as in 32 V.S.A. § 7702(1).
 - (2) [Repealed.]
- (3) "Licensed wholesale dealer" has the same meaning as in 32 V.S.A § 7702(5).
 - (4) "Little cigars" has the same meaning as in 32 V.S.A. § 7702(6).
 - (5) "Retail dealer" has the same meaning as in 32 V.S.A. § 7702(10).
- (6) "Roll-your-own tobacco" has the same meaning as in 32 V.S.A \S 7702(11).
 - (7) "Snuff" has the same meaning as in 32 V.S.A. § 7702(13).
- (b) No person shall cause cigarettes, roll-your-own tobacco, little cigars, snuff, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia, ordered or purchased by mail or through a computer network, telephonic network, or other electronic network, to be shipped to anyone other than a licensed wholesale dealer or retail dealer in this State.
- (c) No person shall, with knowledge or reason to know of the violation, provide substantial assistance to a person in violation of this section.
 - (d) A violation of this section is punishable as follows:
- (1) A knowing or intentional violation of this section shall be punishable by imprisonment for not more than five years or a fine of not more than

(2) In addition to or in hea of any other civil or criminal remedy provided by law, upon a determination that a person has violated this section, the Attorney General may impose a civil penalty in an amount not to exceed \$5,000,00 for each violation. For purposes of this subsection, each shipment or transport of cigarettes, roll-your-own tobacco, little cigars, or snuff, tobacco substitutes, e-liquids, or tobacco paraphernalia shall constitute a separate violation.

* * *

§ 1012. LIQUID VICOTINE <u>E-LIQUIDS CONTAINING NICOTINE</u>; PACKAGING

- (a) Unless specifically preempted by federal law, no person shall manufacture, regardless of location, for sale in; offer for sale in; sell in or into the stream of commerce in, or otherwise introduce into the stream of commerce in Vermont:
- (1) any liquid or gel substance <u>e-liquid</u> containing nicotine unless that product is contained in child-resistant packaging; or
- (2) any nicotine liquid e liquid container unless that container constitutes child-resistant packaging.

(b) As used in this section:

- (1) "Child-resistant packaging" means packaging that is designed or constructed to be significantly difficult for children under five years of age to open or obtain a toxic or harmful amount of the substance in the container within a reasonable time and not difficult for normal adults to use properly, but does not mean packaging that all children under five years of age cannot open or obtain a toxic or harmful amount of the substance in the container within a reasonable time.
- (2) "Nicotine—liquid E-liquid container" means a bottle or other container of a nicotine—liquid or other substance an e-liquid containing nicotine that is sold, marketed, or intended for use in a tobacco substitute. The term does not include a container containing nicotine in a carridge that is sold, marketed, or intended for use in a tobacco substitute if the cartridge is prefilled and sealed by the manufacturer and not intended to be opened by the consumer.

§ 1013. FLAVORED TOBACCO PRODUCTS, FLAVORED TOBACCO SUBSTITUTES, AND FLAVORED E-LIQUIDS PROHIBITED

- (1) Characterizing flavor' means a taste or aroma, other than the taste or aroma of tobacco, imparted either prior to or during consumption of a tobacco product or tobacco substitute, or a component part or byproduct of a tobacco product or tobacco substitute. The term includes tastes or aromas relating to any fruit, chocolate, vanilla, honey, maple, candy, cocoa, dessert, alcoholic beverage, mint, menthol, wintergreen, herb or spice, or other food or drink, or to any conceptual flavor that imparts a taste or aroma that is distinguishable from tobacco flavor but may not relate to any particular known flavor. The term also includes induced sensations, such as those produced by synthetic cooling agents, regardless of whether the agent itself imparts any taste or aroma.
- (2) "Flavored e liquid" means any e-liquid with a characterizing flavor. An e-liquid shall be presumed to be a flavored e-liquid if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.
- (3) "Flavored tobacco product" means any tobacco product with a characterizing flavor. A tobacco product shall be presumed to be a flavored tobacco product if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.
- (4) "Flavored tobacco substitute" means any tobacco substitute with a characterizing flavor. A tobacco substitute shall be presumed to be a flavored tobacco substitute if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.
- (5) "Tobacco retailer" means any individual, partnership, joint venture, society, club, trustee, trust, association, organization, or corporation who owns, operates, or manages any retail establishment that has a subacco license from the Division of Liquor Control.
- (b) No person shall engage in the retail sale of any flavored tobacco product, flavored e-liquid, or flavored tobacco substitute.
- (c) If a tobacco retailer or a tobacco retailer's agent or employee violates this section, the tobacco retailer shall be subject to a civil penalty of not more than \$100.00 for a first offense and not more than \$500.00 for any subsequent offense. An action under this section shall be brought in the same manner as

for a traffic violation purcuant to 22 VS.A. chapter 24 and shall be brough within 24 hours after the occurrence of the alleged violation.

Sec. $3.\,$ 4 V.S.A. \S 1102(b) is amended to read:

- (b) The Judicial Bureau shall have jurisdiction of the following matters:
 - * * *
- (31) Violations of 7 V.S.A. § 1013(b), relating to flavored tobacco products, flavored e-liquids, and flavored tobacco substitutes.
- Sec. 4. 7 V.S.A. § 661(c) is amended to read:
- (c) The provisions of subsection (b) of this section shall not apply to a violation of subsection 1005(a) of this title, relating to purchase of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia by a person under 21 years of age.
- Sec. 5. 16 V.S.A. § 140 is an ended to read:

§ 140. TOBACCO USE PROHIBITED ON PUBLIC SCHOOL GROUNDS

No person shall be permitted to use tobacco products, e-liquids, or tobacco substitutes as defined in 7 V.S.A. § 1901 on public school grounds or at public school sponsored functions. Public school boards may adopt policies that include confiscation and appropriate referrals to law enforcement authorities.

Sec. 6. 18 V.S.A. § 4803(a) is amended to №ad:

- (a) Creation. There is created the Substance Misuse Prevention Oversight and Advisory Council within the Department of Health to improve the health outcomes of all Vermonters through a consolidated and holistic approach to substance misuse prevention that addresses all categories of substances. The Council shall provide advice to the Governor and General Assembly for improving prevention policies and programming throughout the State and to ensure that population prevention measures are at the ferefront of all policy determinations. The Advisory Council's prevention initiatives shall encompass all substances at risk of misuse, including:
 - (1) alcohol;
 - (2) cannabis:
- (3) controlled substances, such as opioids, cocaine, and methamphetamines; and
- (4) tobacco products and, tobacco substitutes, and e-liquids as defined in 7 V.S.A. § 1001 and substances containing nicotine or that are otherwise intended for use with a tobacco substitute.

Cc. 7. 32 V.S.A. § 7702 is amended to read.

§ 702. DEFINITIONS

As used in this chapter unless the context otherwise requires:

* * *

(15) "Other tobacco products" means any product manufactured from, derived from, or containing tobacco that is intended for human consumption by smoking, by chewing, or in any other manner, including. The term also includes products sold as a tobacco substitute, as defined in 7 V.S.A. § 1001(8), and including any liquids, whether nicotine based or not, or; e-liquids, as defined in 7 V.S.A. § 1001(9); and delivery devices sold separately for use with a tobacco substitute or e-liquid, but shall not include cigarettes, little cigars, full-your-own tobacco, snuff, or new smokeless tobacco as defined in this section.

* * *

Sec. 8. ELECTRONIC CIGARETTLS AND OTHER VAPING-RELATED PRODUCTS; ADVERTISING RESTRICTIONS; REPORT

On or before December 1, 2023, the Office of the Attorney General shall report to the House Committees on Commerce and Economic Development and on Human Services and the Senate Committees on Economic Development, Housing and General Affairs and on Health and Welfare regarding whether and to what extent Vermont may legally restrict advertising and regulate the content of labels for electronic cigarettes and other vaping-related products in this State.

Sec. 9. DEPARTMENT OF HEALTH; VERMONT YOU'LY RISK BEHAVIOR SURVEY; REPORT

On or before March 1, 2027, the Department of Health shall provide to the House Committee on Human Services and the Senate Committee on Health and Welfare the results of the 2025 Vermont Youth Risk Behavior Survey that relate to youth use of tobacco products, tobacco substitutes, and reliquids, along with a comparison of the rates of use from previous Vermont Youth Risk Behavior Surveys.

Sec. ₱ 10. EFFECTIVE DATE

This act shall take effect on September 1, 2023.

Sec. 1. FINDINGS

The General Assembly finds that:

- (1) Tobacco use is costly. Vermont spends more than \$400 million annually to treat tobacco-caused illnesses, including more than \$90 million each year in Medicaid expenses. This translates into a tax burden each year of over \$1,000.00 per Vermont household. Smoking-related productivity losses add another \$576 million in additional costs each year.
- (2) Youth tobacco use is growing due to e-cigarettes. Seven percent of Vermont high school students smoke, but if e-cigarette use is included, 28 percent of Vermont youths use some form of tobacco product. More than one in four Vermont high school students now uses e-cigarettes. Use more than doubled among this age group, from 12 percent to 26 percent, between 2017 and 2019.
- (3) Menthol cigarette use is more prevalent among persons of color who smoke than among white persons who smoke and is more common among lesbian, gay, bisexual, and transgender smokers than among heterosexual smokers. Eighty-five percent of African American adult smokers use menthol cigarettes, and of Black youths 12–17 years of age who smoke, seven out of 10 use menthol cigarettes. Tobacco industry documents show a concerted effort to target African Americans through specific advertising efforts.

Sec. 2. 7 V.S.A. chapter 40 is amended to read:

CHAPTER 40. TOBACCO PRODUCTS

§ 1001. DEFINITIONS

As used in this chapter:

- (1) <u>"Bidis" or "Beedies" means a product containing tobacco that is</u> wrapped in temburni leaf (diospyros melanoxylon) or tendu leaf (diospyros exculpra), or any other product that is offered to, or purchased by, consumers as bidis or beedies.
 - (2) "Board" means the Board of Liquor and Lottery.
- (3) "Characterizing flavor" means a taste or aroma, other than the taste or aroma of tobacco, imparted either prior to or during consumption of a tobacco product or tobacco substitute, or a component part or byproduct of a tobacco product or tobacco substitute. The term includes tastes or aromas relating to any fruit, chocolate, vanilla, honey, maple, candy, cocoa, dessert, alcoholic beverage, mint, menthol, wintergreen, herb or spice, or other food or drink, or to any conceptual flavor that imparts a taste or aroma that is distinguishable from tobacco flavor but may not relate to any particular known flavor. The term also includes induced sensations, such as those produced by synthetic cooling agents, regardless of whether the agent itself imparts any taste or aroma.

(4) "Child-resistant packaging" means packaging that is designed or constructed to be significantly difficult for children under five years of age to open or obtain a toxic or harmful amount of the substance in the container within a reasonable time and not difficult for normal adults to use properly but does not mean packaging that all children under five years of age cannot open or obtain a toxic or harmful amount of the substance in the container within a reasonable time.

(5) "Cigarette" means:

- (A) any roll of tobacco wrapped in paper or any substance not containing tobacco; and
- (B) any roll of tobacco wrapped in a substance containing tobacco that, because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette described in subdivision (A) of this subdivision (5).
 - (2)(6) "Commissioner" means the Commissioner of Liquor and Lottery.
- (3) "Tobacco products" means eigarettes, little eigars, roll-your-own tobacco, snuff, eigars, new smokeless tobacco, and other tobacco products as defined in 32 V.S.A. § 7702.
- (4) "Vending machine" means any mechanical, electronic, or other similar device that dispenses tobacco products for money.
- (7) "E-liquid" means the solution, substance, or other material that contains nicotine and is used in or with a tobacco substitute, and that is heated or otherwise acted upon to produce an aerosol, vapor, or other emission to be inhaled or otherwise absorbed by the user. The term does not include cannabis products as defined in section 831 of this title or products that are regulated by the Cannabis Control Board.
- (8) "E-liquid container or other container holding a liquid or gel substance containing nicotine" means a bottle or other container of an eliquid containing nicotine or a nicotine liquid or other substance containing nicotine that is sold, marketed, or intended for use in a tobacco substitute. The term does not include a container containing nicotine in a cartridge that is sold, marketed, or intended for use in a tobacco substitute if the cartridge is prefilled and sealed by the manufacturer and not intended to be opened by the consumer.
- (9) "Flavored e-liquid" means any e-liquid with a characterizing flavor. An e-liquid shall be presumed to be a flavored e-liquid if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or

implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.

- (10) "Flavored tobacco product" means any tobacco product with a characterizing flavor. A tobacco product shall be presumed to be a flavored tobacco product if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.
- (11) "Flavored tobacco substitute" means any tobacco substitute with a characterizing flavor. A tobacco substitute shall be presumed to be a flavored tobacco substitute if a licensee, a manufacturer, or a licensee's or manufacturer's agent or employee has made a statement or claim directed to consumers or the public, whether express or implied, that the product has a distinguishable taste or aroma other than the taste or aroma of tobacco.
- (12) "Licensed wholesale dealer" means a wholesale dealer licensed under 32 V.S.A. chapter 205.
- (13) "Little cigars" means any rolls of tobacco wrapped in leaf tobacco or any substance containing tobacco, other than any roll of tobacco that is a cigarette, and as to which 1,000 units weigh not more than three pounds.
- (14) "Nicotine" means the chemical substance named 3-(1-Methyl-2-pyrrolidinyl)pyridine or C[10]H[14]N[2], including any salt or complex of nicotine, whether naturally or synthetically derived.
- (15) "Proper proof of age" means a valid authorized form of identification as defined in section 589 of this title.
- (16) "Retail dealer" means a person licensed pursuant to section 1002 of this title.
- (17) "Roll-your-own tobacco" means any tobacco that, because of its appearance, type, packaging, or labeling, is suitable for use and likely to be offered to, or purchased by, consumers as tobacco for making cigarettes.
- (18) "Snuff" means any finely cut, ground, or powdered tobacco that is not intended to be smoked, has a moisture content of not less than 45 percent, and is not offered in individual single-dose tablets or other discrete single-use units.
- (5)(19) "Tobacco license" means a license issued by the Division of Liquor Control under this chapter permitting the licensee to engage in the retail sale of tobacco products.

- (6) "Bidis" or "Beedies" means a product containing tobacco that is wrapped in temburni leaf (diospyros melanoxylon) or tendu leaf (diospyros exculpra), or any other product that is offered to, or purchased by, consumers as bidis or beedies.
- (7)(20) "Tobacco paraphernalia" means any device used, intended for use, or designed for use in smoking, inhaling, ingesting, or otherwise introducing tobacco products, tobacco substitutes, e-liquids, or a combination of these, into the human body, or for preparing tobacco for smoking, inhaling, ingesting, or otherwise introducing into the human body, including devices for holding tobacco, rolling paper, wraps, cigarette rolling machines, pipes, water pipes, carburetion devices, bongs, and hookahs, and clothing or accessories adapted for use with a tobacco product, a tobacco substitute, an e-liquid, or tobacco paraphernalia.
- (21) "Tobacco products" means cigarettes, little cigars, roll-your-own tobacco, snuff, cigars, new smokeless tobacco, and any other product manufactured from, derived from, or containing tobacco that is intended for human consumption by smoking, by chewing, or in any other manner.
- $\frac{(8)}{(22)(A)}$ "Tobacco substitute" means products any product that is not a tobacco product, as defined in subdivision (21) of this section, and that meets one or both of the following descriptions:
- (i) a product, including an electronic eigarettes cigarette or other electronic or battery-powered devices device, or any component, part, or accessory thereof, that contain or are contains or is designed to deliver nicotine or other substances into the body through the inhalation or other absorption of aerosol, vapor, or other emission and that have has not been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes; or
- (ii) an oral nicotine product or any other item that is designed to deliver nicotine into the body, including a product or item containing or delivering nicotine that has been extracted from a tobacco plant or leaf.
- (B) Cannabis products as defined in section 831 of this title or products that have been approved by the U.S. Food and Drug Administration for tobacco cessation or other medical purposes shall not be considered to be tobacco substitutes.
- (23) "Vending machine" means any mechanical, electronic, or other similar device that sells or dispenses tobacco products, tobacco substitutes, eliquids, tobacco paraphernalia, or a combination of these.
- (24) "Wholesale dealer" means a person who imports or causes to be imported into the State any cigarettes, little cigars, roll-your-own tobacco,

snuff, new smokeless tobacco, or other tobacco product for sale or who sells or furnishes any of these products to other wholesale dealers or retail dealers for the purpose of resale, but not by small quantity or parcel to consumers thereof.

§ 1002. LICENSE REQUIRED; APPLICATION; FEE; ISSUANCE

(a)(1) Except as provided in subsection (h) of this section, no person shall engage in the retail sale of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia in the person's place of business without a tobacco license obtained from the Division of Liquor Control.

* * *

- (e) A person who sells tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia without obtaining a tobacco license and a tobacco substitute endorsement, as applicable, in violation of this section shall be guilty of a misdemeanor and fined not more than \$200.00 for the first offense and not more than \$500.00 for each subsequent offense.
- (f) No individual under 16 years of age may sell tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia.
- (g) No person shall engage in the retail sale of tobacco products, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia in the State unless the person is a licensed wholesale dealer as defined in 32 V.S.A. § 7702 or has purchased the tobacco products, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia from a licensed wholesale dealer.
- (h) This section shall not apply to a cannabis establishment licensed pursuant to chapter 33 of this title to engage in the retail sale of cannabis products as defined in section 831 of this title but not engaged in the sale of tobacco products or tobacco substitutes.

* * *

- § 1003. SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES; <u>E-LIQUIDS</u>; TOBACCO PARAPHERNALIA; REQUIREMENTS; PROHIBITIONS
 - (a)(1) A person shall not:
- (A) sell or provide tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia to any person under 21 years of age; <u>or</u>
- (B) knowingly enable the usage of tobacco products, tobacco substitutes, or e-liquids by a person under 21 years of age.

- (2)(A) Except as otherwise provided in subdivision (B) of this subdivision (2), a person, including a retail dealer, who violates subdivision (1) of this subsection (a) shall be subject to a civil penalty of not more than \$500.00 for the first offense and not more than \$2,000.00 for any subsequent offense.
- (B) An employee of a retail dealer who violates subdivision (1) of this subsection (a) in the course of employment shall be subject to a civil penalty of not more than \$100.00 for a first offense and not more than \$500.00 for any subsequent offense. This penalty shall be in addition to the penalty imposed on the retail dealer pursuant to subdivision (A) of this subdivision (2).
- (C) An action under this subsection (a) shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours after the occurrence of the alleged violation.
- (b) All vending machines selling <u>or dispensing</u> tobacco products, <u>tobacco</u> <u>substitutes</u>, <u>e-liquids</u>, <u>or tobacco paraphernalia</u>, <u>or a combination of these</u>, are prohibited.
- (c)(1) Persons holding a tobacco license may only display or store tobacco products $\frac{\partial F}{\partial t}$ tobacco substitutes, and $\frac{\partial F}{\partial t}$ tobacco substitutes.
- (A) behind a sales counter or in any other area of the establishment that is inaccessible to the public; or
 - (B) in a locked container.
 - (2) This subsection shall not apply to the following:
- (A) a display of tobacco products, tobacco substitutes, or e-liquids that is located in a commercial establishment in which by law no person under 21 years of age is permitted to enter at any time;
- (B) cigarettes in unopened cartons and smokeless tobacco in unopened multipack containers of 10 or more packages, any of which shall be displayed in plain view and under the control of a responsible employee so that removal of the cartons or multipacks from the display can be readily observed by that employee; or
- (C) cigars and pipe tobacco stored in a humidor on the sales counter in plain view and under the control of a responsible employee so that the removal of these products from the humidor can be readily observed by that employee.
- (d) The sale and the purchase of bidis is prohibited. A person who holds a tobacco license who sells bidis as prohibited by this subsection shall be fined not more than \$500.00. A or a person who purchases bidis from any source

shall be fined subject to a civil penalty of not more than \$250.00 for a first offense and not more than \$500.00 for a subsequent offense.

- (e) No person holding a tobacco license shall sell cigarettes or little cigars individually or in packs that contain fewer than 20 cigarettes or little cigars.
- (f) As used in this section, "little cigars" means any rolls of tobacco wrapped in leaf tobacco or any substance containing tobacco, other than any roll of tobacco that is a cigarette within the meaning of 32 V.S.A. § 7702(1), and as to which 1,000 units weigh not more than three pounds "enable the usage of tobacco products, tobacco substitutes, or e-liquids" means creating a direct and immediate opportunity for a person to use tobacco products, tobacco substitutes, or e-liquids, or a combination of these.
- § 1004. PROOF OF AGE FOR THE SALE OF TOBACCO PRODUCTS; TOBACCO SUBSTITUTES; <u>E-LIQUIDS</u>; TOBACCO PARAPHERNALIA
- (a) A person shall exhibit proper proof of his or her the person's age upon demand of a person licensed under this chapter, an employee of a licensee, or a law enforcement officer. If the person fails to provide proper proof of age, the licensee shall be entitled to refuse to sell tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia to the person. The sale or furnishing of tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia to a person exhibiting proper proof of age shall be prima facie evidence of a licensee's compliance with section 1007 of this title.
- (b) As used in this section, "proper proof of age" means a valid authorized form of identification as defined in section 589 of this title.
- § 1005. PERSONS UNDER 21 YEARS OF AGE; POSSESSION OF TOBACCO PRODUCTS, TOBACCO SUBSTITUTES, E-LIQUIDS, OR TOBACCO PARAPHERNALIA; MISREPRESENTING AGE OR PURCHASING TOBACCO PRODUCTS; PENALTY
- (a)(1) A person under 21 years of age shall not possess, purchase, or attempt to purchase tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia unless:
- (A) the person is an employee of a holder of a tobacco license and is in possession of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia to effect a sale in the course of employment; or
- (B) the person is in possession of tobacco products or tobacco paraphernalia in connection with Indigenous cultural tobacco practices.

- (2) A person under 21 years of age shall not misrepresent his or her the person's age to purchase or attempt to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia.
- (b) A person who possesses tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia in violation of subsection (a) of this section shall be subject to having the tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia immediately confiscated and shall be further subject to a civil penalty of \$25.00. An action under this subsection shall be brought in the same manner as a traffic violation pursuant to 23 V.S.A. chapter 24.
- (c) A person under 21 years of age who misrepresents his or her the person's age by presenting false identification to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia shall be fined not more than \$50.00 or provide up to 10 hours of community service, or both.

§ 1006. POSTING OF SIGNS

- (a) A person licensed under this chapter shall post in a conspicuous place on the premises identified in the tobacco license a warning sign stating that the sale of tobacco products, tobacco substitutes, e-liquids, and tobacco paraphernalia to persons under 21 years of age is prohibited. The Board shall prepare the sign and make it available with the license forms issued under this chapter. The sign may include information about the health effects of tobacco and tobacco cessation services. The Board, in consultation with a representative of the licensees when appropriate, is authorized to change the design of the sign as needed to maintain its effectiveness.
- (b) A person violating this section shall be guilty of a misdemeanor and fined not more than \$100.00.

§ 1007. FURNISHING TOBACCO TO PERSONS UNDER 21 YEARS OF AGE; REPORT

- (a) A person that sells or furnishes tobacco products, tobacco substitutes, or tobacco paraphernalia to a person under 21 years of age shall be subject to a civil penalty of not more than \$100.00 for the first offense and not more than \$500.00 for any subsequent offense. An action under this section shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours of the occurrence of the alleged violation. [Repealed.]
- (b)(1) The Division of Liquor Control shall conduct or contract for compliance tests of tobacco licensees as frequently and as comprehensively as necessary to ensure consistent statewide compliance with the prohibition on sales to persons under 21 years of age of at least 90 percent for buyers who are between 17 and 20 years of age. An individual under 21 years of age

participating in a compliance test shall not be in violation of section 1005 of this title.

(2) Any violation by a tobacco licensee of subsection 1003(a) of this title and this section after a sale violation or during a compliance test conducted within six months of a previous violation shall be considered a multiple violation and shall result in the minimum license suspension in addition to any other penalties available under this title. Minimum license suspensions for multiple violations shall be assessed as follows:

(A) two violations two weekdays;

(B) three violations 15-day suspension;

(C) four violations 90-day suspension;

(D) five violations one-year suspension.

(3) The Division shall report to the House Committee on General, Housing, Government Operations and Military Affairs, the Senate Committee on Economic Development, Housing and General Affairs, and the Tobacco Evaluation and Review Board Substance Misuse Prevention Oversight and Advisory Council annually, on or before January 15, the methodology and results of compliance tests conducted during the previous year. The provisions of 2 V.S.A. § 20(d) (expiration of required reports) shall not apply to the required report to be made under this subdivision.

* * *

§ 1009. CONTRABAND AND SEIZURE

(a) Any cigarettes or other tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia that have been sold, offered for sale, or possessed for sale in violation of section 1003, 1010, or 1013 of this title, 20 V.S.A. § 2757, 32 V.S.A. § 7786, or 33 V.S.A. § 1919, and any commercial cigarette rolling machines possessed or utilized in violation of section 1011 of this title, shall be deemed contraband and shall be subject to seizure by the Commissioner, the Commissioner's agents or employees, the Commissioner of Taxes or any agent or employee of the Commissioner of Taxes, or by any law enforcement officer of this State when directed to do so by the Commissioner. All eigarettes or other tobacco products items seized under this subsection shall be destroyed.

* * *

§ 1010. INTERNET SALES

(a) As used in this section:

- (1) "Cigarette" has the same meaning as in 32 V.S.A. § 7702(1).
- (2) [Repealed.]
- (3) "Licensed wholesale dealer" has the same meaning as in 32 V.S.A § 7702(5).
 - (4) "Little cigars" has the same meaning as in 32 V.S.A. § 7702(6).
 - (5) "Retail dealer" has the same meaning as in 32 V.S.A. § 7702(10).
- (6) "Roll-your-own tobacco" has the same meaning as in 32 V.S.A § 7702(11).
- (7) "Snuff" has the same meaning as in 32 V.S.A. § 7702(13). [Repealed.]
- (b) No person shall cause cigarettes, roll-your-own tobacco, little cigars, snuff, tobacco substitutes, substances containing nicotine or otherwise intended for use with a tobacco substitute e-liquids, or tobacco paraphernalia, ordered or purchased by mail or through a computer network, telephonic network, or other electronic network, to be shipped to anyone other than a licensed wholesale dealer or retail dealer in this State.
- (c) No person shall, with knowledge or reason to know of the violation, provide substantial assistance to a person in violation of this section.
 - (d) A violation of this section is punishable as follows:
- (1) A knowing or intentional violation of this section shall be punishable by imprisonment for not more than five years or a fine of not more than \$5,000.00, or both.
- (2) In addition to or in lieu of any other civil or criminal remedy provided by law, upon a determination that a person has violated this section, the Attorney General may impose a civil penalty in an amount not to exceed \$5,000.00 for each violation. For purposes of this subsection, each shipment or transport of cigarettes, roll-your-own tobacco, little cigars, or snuff, tobacco substitutes, e-liquids, or tobacco paraphernalia shall constitute a separate violation.

* * *

§ 1012. LIQUID NICOTINE E-LIQUIDS AND OTHER SUBSTANCES CONTAINING NICOTINE; PACKAGING

(a) Unless specifically preempted by federal law, no person shall manufacture, regardless of location, for sale in; offer for sale in; sell in or into the stream of commerce in; or otherwise introduce into the stream of commerce in Vermont:

- (1) any <u>e-liquid containing nicotine or any other</u> liquid or gel substance containing nicotine unless that product is contained in child-resistant packaging; or
- (2) any nicotine liquid e-liquid container or other container holding a liquid or gel substance containing nicotine unless that container constitutes child-resistant packaging.
 - (b) As used in this section:
- (1) "Child-resistant packaging" means packaging that is designed or constructed to be significantly difficult for children under five years of age to open or obtain a toxic or harmful amount of the substance in the container within a reasonable time and not difficult for normal adults to use properly, but does not mean packaging that all children under five years of age cannot open or obtain a toxic or harmful amount of the substance in the container within a reasonable time.
- (2) "Nicotine liquid container" means a bottle or other container of a nicotine liquid or other substance containing nicotine that is sold, marketed, or intended for use in a tobacco substitute. The term does not include a container containing nicotine in a cartridge that is sold, marketed, or intended for use in a tobacco substitute if the cartridge is prefilled and sealed by the manufacturer and not intended to be opened by the consumer. [Repealed.]

§ 1013. FLAVORED TOBACCO SUBSTITUTES, FLAVORED E-LIQUIDS, AND MENTHOL TOBACCO PRODUCTS PROHIBITED

- (a) No person shall engage in the retail sale of:
 - (1) any flavored tobacco substitute;
 - (2) any flavored e-liquid; or
 - (3) any menthol-flavored tobacco product.
- (b)(1) A person who violates subsection (a) of this section shall be subject to a civil penalty of not more than \$200.00 for the first offense and not more than \$500.00 for any subsequent offense.
- (2) An action under this section shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours after the occurrence of the alleged violation.

§ 1014. SALE OF DISCOUNTED TOBACCO PRODUCTS, TOBACCO SUBSTITUTES, E-LIQUIDS, AND TOBACCO PARAPHERNALIA PROHIBITED

- (a) As used in this section, "price reduction instrument" means any coupon, voucher, rebate, card, paper, note, form, statement, ticket, image, or other issue, whether in paper, digital, or any other form, used for commercial purposes to receive an article, product, service, or accommodation without charge or at a discounted price.
 - (b) No person shall do any of the following:
- (1) sell or offer for sale a tobacco product, tobacco substitute, e-liquid, or tobacco paraphernalia to a consumer at a price lower than the price that was in effect at the time the seller purchased the item from the wholesale dealer:
- (2) sell or offer for sale a tobacco product, tobacco substitute, e-liquid, or tobacco paraphernalia through any multipackage discount; or
- (3) honor or accept a price reduction instrument in any transaction related to the sale of a tobacco product, tobacco substitute, e-liquid, or tobacco paraphernalia to a consumer.
- (c) A person who violates subsection (b) of this section shall be subject to a civil penalty of not more than \$200.00 for the first offense and not more than \$500.00 for any subsequent offense. An action under this section shall be brought in the same manner as for a traffic violation pursuant to 23 V.S.A. chapter 24 and shall be brought within 24 hours after the occurrence of the alleged violation.
- Sec. 3. 4 V.S.A. § 1102(b) is amended to read:
 - (b) The Judicial Bureau shall have jurisdiction of the following matters:

* * *

(5) Violations of 7 V.S.A. § 1007 1003(a), relating to furnishing tobacco products, tobacco substitutes, e-liquids, and tobacco paraphernalia to a person under 21 years of age.

* * *

- (33) Violations of 7 V.S.A. § 1013, relating to sale of flavored tobacco substitutes, flavored e-liquids, and menthol-flavored tobacco products.
- (34) Violations of 7 V.S.A. § 1014, relating to sale of discounted tobacco products, tobacco substitutes, e-liquids, and tobacco paraphernalia.

Sec. 4. 7 V.S.A. \S 661(c) is amended to read:

- (c) The provisions of subsection (b) of this section shall not apply to a violation of subsection 1005(a) of this title, relating to purchase of tobacco products, tobacco substitutes, <u>e-liquids</u>, or tobacco paraphernalia by a person under 21 years of age.
- Sec. 5. 16 V.S.A. § 140 is amended to read:
- § 140. TOBACCO USE OF TOBACCO PRODUCTS, TOBACCO
 SUBSTITUTES, AND E-LIQUIDS PROHIBITED ON PUBLIC
 SCHOOL GROUNDS

No person shall be permitted to use tobacco products or, tobacco substitutes, or e-liquids, as those terms are defined in 7 V.S.A. § 1001, on public school grounds or at public school sponsored functions. Public school boards may adopt policies that include confiscation and appropriate referrals to law enforcement authorities.

Sec. 6. 18 V.S.A. § 4226 is amended to read:

§ 4226. MINORS; TREATMENT; CONSENT

- (a)(1) If a minor 12 years of age or older is suspected to be dependent upon have a substance use disorder, including a dependence on regulated drugs as defined in section 4201 of this title, on alcohol, on nicotine, or on tobacco products or tobacco substitutes as defined in 7 V.S.A. § 1001, or to have venereal disease, or to be an alcoholic as defined in section 8401 of this title a sexually transmitted infection, and the finding of such dependency, disease, or alcoholism substance use disorder or infection is verified by a licensed physician health care professional, the minor may give:
- (A) his or her consent to medical treatment health care services and hospitalization; and
- (B) in the case of a drug dependent or alcoholic person an individual who has a substance use disorder, consent to nonmedical inpatient or outpatient treatment at a program approved by the Agency of Human Services to provide treatment for drug dependency or alcoholism substance use disorder if deemed necessary by the examining physician for diagnosis or treatment of such dependency or disease or alcoholism health care professional.
- (2) Consent under this section shall not be subject to disaffirmance due to minority of the person consenting. The consent of the parent or legal guardian of a minor consenting under this section shall not be necessary to authorize care as described in this subsection.

- (b) The parent, parents, or legal guardian shall be notified by the physician if the condition of a minor child requires immediate hospitalization as the result of drug usage, alcoholism, or alcohol use or for the treatment of a venereal disease sexually transmitted infection.
- (c) As used in this section, "health care professional" means an individual licensed as a physician under 26 V.S.A. chapter 23 or 33, an individual licensed as a physician assistant under 26 V.S.A. chapter 31, or an individual licensed as a registered nurse or advanced practice registered nurse under 26 V.S.A. chapter 28.
- Sec. 7. 18 V.S.A. § 4803(a) is amended to read:
- (a) Creation. There is created the Substance Misuse Prevention Oversight and Advisory Council within the Department of Health to improve the health outcomes of all Vermonters through a consolidated and holistic approach to substance misuse prevention that addresses all categories of substances. The Council shall provide advice to the Governor and General Assembly for improving prevention policies and programming throughout the State and to ensure that population prevention measures are at the forefront of all policy determinations. The Advisory Council's prevention initiatives shall encompass all substances at risk of misuse, including:
 - (1) alcohol;
 - (2) cannabis;
- (3) controlled substances, such as opioids, cocaine, and methamphetamines; and
- (4) tobacco products and, tobacco substitutes, and e-liquids, as those terms are defined in 7 V.S.A. § 1001 and substances containing nicotine or that are otherwise intended for use with a tobacco substitute.

Sec. 8. 32 V.S.A. § 7702 is amended to read:

§ 7702. DEFINITIONS

As used in this chapter unless the context otherwise requires:

* * *

(15) "Other tobacco products" means any product manufactured from, derived from, or containing tobacco that is intended for human consumption by smoking, by chewing, or in any other manner, including. The term also includes products sold as a tobacco substitute, as defined in 7 V.S.A. § 1001(8), and including any liquids, whether nicotine based or not, or; eliquids, as defined in 7 V.S.A. § 1001; and delivery devices sold separately for use with a tobacco substitute or e-liquid, but shall not include cigarettes, little

cigars, roll-your-own tobacco, snuff, or new smokeless tobacco as defined in this section, or cannabis products as defined in 7 V.S.A. § 831.

* * *

Sec. 9. 18 V.S.A. § 9503 is amended to read:

§ 9503. VERMONT TOBACCO PREVENTION AND TREATMENT

- (a) Except as otherwise specifically provided, the tobacco prevention and treatment program shall be administered and coordinated statewide by the Department of Health, pursuant to the provisions of this chapter. The program shall be comprehensive and research-based.
- (b) The Department shall establish goals for reducing adult and youth smoking rates, including performance measures for each goal in conjunction with the Substance Misuse Prevention Oversight and Advisory Council established pursuant to section 4803 of this title. The services provided by a quitline approved by the Department of Health shall be offered and made available to any minor, upon his or her the minor's consent, who is a smoker or user of tobacco products, tobacco substitutes, or e-liquids, as those terms are defined in 7 V.S.A. § 1001.
- (c) The Department of Liquor and Lottery shall administer the component of the program that relates to enforcement activities.
 - (d) The Agency of Education shall administer school-based programs.
- (e) The Department shall pay all fees and costs of the surveillance and evaluation activities, including the costs associated with hiring a contractor to conduct an independent evaluation of the program.

Sec. 10. 33 V.S.A. § 1900 is amended to read:

§ 1900. DEFINITIONS

As used in this subchapter, unless otherwise indicated:

* * *

(10) "Tobacco" means all <u>of the</u> products listed in <u>the definition of</u> "tobacco products" in 7 V.S.A. § 1001(3).

* * *

Sec. 11. HEALTH EQUITY ADVISORY COMMISSION; MENTHOL TOBACCO PRODUCT BAN; REPORT

On or before January 15, 2025, in its annual report due pursuant to 18 V.S.A. § 252(e), the Health Equity Advisory Commission shall recommend to the General Assembly whether the sale of tobacco products containing menthol, including menthol cigarettes, should be banned in Vermont.

Sec. 12. TOBACCO SUBSTITUTES AND E-LIQUIDS; ADVERTISING RESTRICTIONS; REPORT

On or before December 1, 2024, the Office of the Attorney General shall report to the House Committees on Commerce and Economic Development and on Human Services and the Senate Committees on Economic Development, Housing and General Affairs and on Health and Welfare regarding whether and to what extent Vermont may legally restrict advertising and regulate the content of labels for tobacco substitutes, including oral nicotine products, and e-liquids in this State.

Sec. 13. DEPARTMENT OF HEALTH; VERMONT YOUTH RISK BEHAVIOR SURVEY; TOBACCO SALES; REPORT

On or before March 1, 2027, the Department of Health shall report to the House Committee on Human Services and the Senate Committee on Health and Welfare the results of the 2025 Vermont Youth Risk Behavior Survey that relate to youth use of tobacco products, tobacco substitutes, and e-liquids, along with a comparison of the rates of use from previous Vermont Youth Risk Behavior Surveys. In its report, the Department shall also provide data on retail sales of tobacco products, tobacco substitutes, and e-liquids during calendar years 2024, 2025, and 2026.

Sec. 14. DEPARTMENT OF HEALTH; SCHOOL-BASED USAGE AND CESSATION EFFORTS; DIVERSION TO TOBACCO CESSATION PROGRAM; REPORT

- (a) The Department of Health shall collaborate with relevant school and community partners to survey and report on the use of tobacco products, tobacco substitutes, and e-liquids, as well as on nicotine and tobacco cessation efforts, in Vermont's schools.
- (b) The Department of Health, in consultation with the Division of Liquor Control and the Court Diversion Program, shall develop one or more options for diversion to a tobacco cessation program as an alternative to the existing civil penalties and fines for a person under 21 years of age who possesses, purchases, or uses false identification to purchase tobacco products, tobacco substitutes, e-liquids, or tobacco paraphernalia under 7 V.S.A. § 1005.

(c) On or before January 15, 2026, the Department shall report to the House Committees on Human Services, on Education, and on Judiciary and the Senate Committees on Health and Welfare, on Education, and on Judiciary with its findings and recommendations regarding the use of tobacco products, tobacco substitutes, and e-liquids in schools; cessation efforts in schools; and options for one or more diversion programs as set forth in subsections (a) and (b) of this section.

Sec. 14a. INVESTIGATOR POSITION CREATED; APPROPRIATION; REPORT

- (a) One new permanent classified position, Investigator, is established in the Department of Liquor and Lottery to enforce, and to investigate potential violations of, Vermont laws relating to direct-to-consumer sales and delivery of alcohol and tobacco products, including 7 V.S.A. §§ 277, 279, 280, and 1010.
- (b)(1) The sum of \$160,000.00 is appropriated to the Department of Liquor and Lottery from the Tobacco Litigation Settlement Fund in fiscal year 2025 to fund the Investigator position established in subsection (a) of this section.
- (2) It is the intent of the General Assembly that the position established in subsection (a) of this section should be funded from the Tobacco Litigation Settlement Fund for fiscal years 2025 and 2026. It is also the intent of the General Assembly that, beginning in fiscal year 2027, the funding for the Investigator position should be built into base funding for the Department of Liquor and Lottery's budget, with the amount of the salary and benefits for the Investigator position offset by an equivalent amount of the revenue generated to the Department or to the Office of the Attorney General, or both, by the Investigator's activities in enforcing and in investigating violations of Vermont law, with the remainder of the revenue deposited into the General Fund.
- (c) If the revenue generated by the Investigator's activities becomes insufficient to cover the cost of the position in the future, the Department of Liquor and Lottery shall propose eliminating the position as part of its next budget or budget adjustment presentation to the General Assembly.
- (d)(1) On or before March 15, 2025, the Department of Liquor and Lottery shall provide an update to the House Committees on Government Operations and Military Affairs and on Human Services and the Senate Committees on Economic Development, Housing and General Affairs and on Health and Welfare regarding the status of its implementation of the new Investigator position.

(2) Annually on or before December 15, the Department of Liquor and Lottery shall report to the House Committees on Government Operations and Military Affairs and on Human Services and the Senate Committees on Economic Development, Housing and General Affairs and on Health and Welfare on the impact of the Investigator's activities on compliance with Vermont's laws relating to direct-to-consumer sales and delivery of alcohol and tobacco products.

Sec. 15. EFFECTIVE DATES

- (a) Secs. 2 (7 V.S.A. chapter 40), 3 (4 V.S.A. § 1102(b); Judicial Bureau jurisdiction), 4 (7 V.S.A. § 661(c); penalties), 5 (16 V.S.A. § 140; use prohibited on school grounds), 7 (18 V.S.A. § 4803(a); Substance Misuse Prevention Oversight and Advisory Council), 8 (32 V.S.A. § 7702; definition for tobacco tax purposes), and 10 (33 V.S.A. § 1900; definition for medical assistance statutes) shall take effect on January 1, 2026.
- (b) Secs. 1 (findings), 6 (18 V.S.A. § 4226; minor consent to treatment), 9 (18 V.S.A. § 9503; tobacco prevention and treatment), 11 (Health Equity Advisory Commission; menthol ban; report), 12 (advertising restrictions; report), 13 (Youth Risk Behavior Survey; tobacco sales; report), and 14 (school-based usage and cessation efforts; report) and this section shall take effect on passage.
- (c) Sec. 14a (Investigator position created; appropriation; report) shall take effect on July 1, 2024, with the first report under subdivision (d)(2) due on or before December 15, 2025.