By: Senator(s) Younger, Jackson (32nd), To: Agriculture Simmons (13th)

SENATE BILL NO. 2725 (As Sent to Governor)

AN ACT TO AUTHORIZE AND LEGALIZE THE CULTIVATION, PROCESSING AND TRANSPORTATION OF HEMP; TO DEFINE CERTAIN TERMS; TO DEVELOP A STATE PLAN TO MONITOR AND REGULATE THE CULTIVATION, TRANSPORTATION AND PROCESSING OF HEMP IN THIS STATE AND COMPLY WITH ALL FEDERAL 5 LAWS AND UNITED STATES DEPARTMENT OF AGRICULTURE PLANS; TO REQUIRE THE LICENSING AND/OR REGISTRATION OF HEMP GROWERS AND PROCESSORS 7 BY THE MISSISSIPPI DEPARTMENT OF AGRICULTURE AND COMMERCE; TO 8 REQUIRE RECORD KEEPING AND INSPECTIONS; TO PROVIDE FOR FEES FOR 9 LICENSING AND/OR REGISTRATION PROCESS; TO PROVIDE FOR THE 10 REVOCATION OF LICENSES AND/OR REGISTRATION AND IMPOSITION OF CIVIL 11 PENALTIES FOR VIOLATIONS OF THIS ACT; TO REQUIRE PERSONS GROWING 12 OR PROCESSING HEMP TO GIVE BOND TO THE COMMISSIONER OF AGRICULTURE 13 AND COMMERCE AS A CONDITION OF LICENSURE; TO AUTHORIZE THE COMMISSIONER TO ESTABLISH THE AMOUNT OF THE BOND, AND TO 14 15 PROMULGATE ANY RULES AND REGULATIONS FOR THE ISSUANCE OF SUCH 16 BONDS AND IN COMPLIANCE WITH ANY FEDERAL LAW OR REGULATION; TO 17 AMEND SECTIONS 69-25-51, 41-29-113, 41-29-105 and 41-29-136, MISSISSIPPI CODE OF 1972, TO CONFORM TO THE PRECEDING PROVISIONS; 18 19 AND FOR RELATED PURPOSES. 20 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 21 SECTION 1. Short title; exclusivity. This act shall be 22 known as the "Mississippi Hemp Cultivation Act." The regulation

of hemp cultivation and processing shall be governed exclusively

municipality, county or other political subdivision of this state

by the provisions of the Mississippi Hemp Cultivation Act. A

26 shall not enact, adopt or enforce a rule, ordinance, order,

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- 27 resolution or other regulation that allows, prohibits or penalizes
- 28 the cultivation, production or processing of hemp in this state.
- 29 **SECTION 2. Definitions.** For purposes of this act, the
- 30 following words and phrases shall have the meanings set forth
- 31 below unless the context clearly indicates otherwise:
- 32 (a) "Bureau of Plant Industry" means a division of the
- 33 Mississippi Department of Agriculture and Commerce created under
- 34 the provision of Section 69-25-3.
- 35 (b) "Business entity" means a nonnatural person and
- 36 includes nonprofit and for profit corporations, partnerships,
- 37 limited liability corporations, and other legal entities
- 38 recognized by law.
- 39 (c) "Commissioner" means the Commissioner of
- 40 Agriculture and Commerce of the State of Mississippi. Where
- 41 applicable under the provisions of this act, "commissioner" shall
- 42 include the commissioner's designee.
- (d) "Delta-9-tetrahydrocannabinol" means the sum of the
- 44 percentage by weight of tetrahydrocannabinol acid multiplied by
- 45 eight hundred seventy-seven thousandths (0.877) plus the
- 46 percentage by weight of delta-9-tetrahydrocannabinol.
- 47 (e) "Department" means the Mississippi Department of
- 48 Agriculture and Commerce.
- (f) "Grower" means a person, business entity, joint
- 50 venture or cooperative that cultivates, grows or harvests hemp.

- 51 (g) "Hemp" means the plant Cannabis sativa L. and any
- 52 part of that plant, including the seeds thereof and all
- 53 derivatives, extracts, cannabinoids, isomers, acids, salts and
- 54 salts of isomers, whether growing or not, with a
- 55 delta-9-tetrahydrocannabinol (THC) concentration of not more than
- 56 three-tenths percent (0.3%) on a dry weight basis that is grown or
- 57 processed under Sections 1 through 11 of this act.
- 58 (h) "Legal description of land" means Global Position
- 59 System coordinates and shall also include the metes and bounds to
- 60 include township, range, and section for the location in which
- 61 hemp is grown.
- (i) "Person" means any person, firm, association,
- 63 corporation or business entity.
- (j) "Processor" means a person, business entity, joint
- 65 venture or cooperative that receives hemp for processing into
- 66 commodities, products or hemp seed. A processor also includes any
- 67 such entity that brokers and/or stores hemp.
- (k) "State plan" means the plan contemplated by 7
- 69 C.F.R. Part 990 Subpart B that a state must file for approval with
- 70 the United States Secretary of Agriculture.
- 71 (1) "USDA" means the United States Department of
- 72 Agriculture.
- 73 **SECTION 3. Special fund.** There shall be established in the
- 74 State Treasury a special fund for the department to administer the
- 75 State Plan. The fund shall consist of amounts received from

- 76 appropriations, and any other proceeds from gifts, grants, federal
- 77 funds, application fees, registration fees, and any other funds,
- 78 both public and private, made available for the purposes of this
- 79 chapter. The fund shall be administered by the department.
- 80 Unexpended monies remaining in the fund at the end of a fiscal
- 81 year shall not lapse into the State General Fund, and any interest
- 82 earned or investment earnings on amounts in the fund shall be
- 83 deposited into the fund.
- SECTION 4. Licensing and registration. (1) Pursuant to the
- 85 provisions of this act, cultivation and processing of hemp, as
- 86 defined in Section 2 of this act, are authorized in this state.
- 87 Cultivation and processing of hemp are subject to regulation by
- 88 the department and may only be performed by persons or business
- 89 entities that hold a valid license or registration issued
- 90 hereunder.
- 91 (2) The commissioner shall create a State Plan for
- 92 submission to and approval by the United States Department of
- 93 Agriculture and the United States Secretary of Agriculture. The
- 94 commissioner and department shall promulgate such reasonable
- 95 regulations as necessary to implement the State Plan and
- 96 provisions of this act. The commissioner and the department shall
- 97 be authorized to promulgate any rule or regulation deemed
- 98 necessary for the administration of the provisions of this act in
- 99 compliance with any federal law, rule or regulation promulgated by
- 100 the United States Department of Agriculture.

101	(3) The department is authorized to accept applications, and
102	issue licenses and/or registrations for all hemp growers and hemp
103	processors. The department shall adopt and enforce all rules and
104	regulations related to those licenses and/or registrations.

- (4) All hemp growers must be licensed by the department.
- 106 (5) All hemp processors must register with the department.
- 107 (6) All licensed holders and registered processors shall
- 109 with rules and regulations adopted and enforced by the department.

keep and maintain crop and/or processing records in accordance

- 110 The department may subject the required records to inspection.
- 111 The department may make an inspection for the purpose of ensuring
- 112 compliance with:

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- 113 (a) USDA guidelines;
- 114 (b) Provisions of this act;
- 115 (c) Department rules and regulations;
- 116 (d) Any terms or conditions of a license issued
- 117 hereunder;
- 118 (e) Registration with the department; or
- 119 (f) A final department order directed to the grower's
- 120 or processor's hemp operations or activities.
- 121 (7) All hemp growers and processors shall be subject to a
- 122 background investigation conducted by the Department of Public
- 123 Safety, which shall include both a state and federal background
- 124 check.

125	SECTION 5. Transport of hemp. Hemp growers must keep a copy
126	of their hemp grower's license in all vehicles used to transport
127	hemp under normal cultivation activities. Any person transporting
128	or delivering hemp for commerce purposes shall have a dated
129	invoice, bill of lading, or manifest in his or her possession
130	during the entire time he or she is transporting or delivering
131	hemp. The invoice, bill of lading, or manifest shall include the
132	following information:
133	(a) The seller's and the purchaser's license and/or
134	registration number, name and address;
135	(b) The specific origin and destination of the hemp
136	being transported;
137	(c) The quantity of hemp being transported; and
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- Any additional information and/or documentation 138 (d)
- 139 required by the department.
- **SECTION 6. Enforcement.** (1) (a) The commissioner or the 140 141 commissioner's designee may enter, at reasonable times, upon any 142 public or private property at which hemp is being cultivated or 143 processed for the purpose of determining compliance with this chapter and rules adopted under it. The Director of the Bureau of 144 145 Plant Industry may apply for, and any judge of a court of 146 competent jurisdiction, may issue a search warrant as is necessary
- 147 to achieve the purposes of this chapter relating to things,
- 148 property or places within the court's territorial jurisdiction.

149	(b) If the commissioner or the commissioner's designee
150	determines that emergency conditions exist requiring immediate
151	action necessary to protect public health or safety of the
152	environment, the commissioner or the commissioner's designee may
153	issue an order stating the existence of such conditions and
154	requiring specific actions be taken to mitigate those conditions
155	without providing prior notice or an adjudication hearing.

- (c) Any person to whom such an order is issued shall immediately comply with that order, and may apply to the Director of the Bureau of Plant Industry for an adjudication hearing. Upon receiving an application for an adjudication hearing, the director shall hold the hearing as soon as practicable and not later than thirty (30) days after receipt of the application. On the basis of the hearing, the director shall continue the order in effect, revoke it, or modify it.
- (d) In addition to any other available remedies, the commissioner or the Mississippi Attorney General may apply to the circuit court in the county where any provision of this chapter or an order issued under paragraph (b) of this subsection is being violated for an injunction restraining any person from continuing the violation.
- 170 (e) An employee of the state or any division, agency,
 171 institution thereof involved in the administration and/or
 172 enforcement of this act, shall not be subject to prosecution for
 173 violations related to possession or transportation of hemp or

174 cannabis in conjunction with the employee's duties arising	g under
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- 175 this chapter.
- 176 (2) In addition to any other liability or penalty provided
- 177 by law, the department may revoke or refuse to issue or renew a
- 178 hemp grower license or hemp processor registration and may impose
- 179 a civil penalty for violations of:
- 180 (a) A license or registration requirement;
- 181 (b) License or registration terms or conditions;
- 182 (c) Department rules and regulations relating to
- 183 growing or processing hemp; or
- 184 (d) A final order of the department that is
- 185 specifically directed to the grower's or processor's hemp
- 186 operations or activities.
- 187 (3) The department may impose administrative penalties for
- 188 violations under this section in accordance with Section 69-25-51.
- SECTION 7. Negligent violations. (1) Upon a determination
- 190 by the commissioner or the commissioner's designee, the following
- 191 may constitute negligent violations:
- 192 (a) Failing to provide a legal description of land on
- 193 which the grower produces hemp;
- 194 (b) Failing to obtain a license or other required
- 195 authorization from the department;
- 196 (c) Failing to register with the department;

197	(d)	Producing C	annabis s	ativa L.	with a
198	delta-9-tetrah	ydrocannabin	ol concen	tration	of more than
199	five-tenths pe	rcent (0.5%)	on a drv	weight 1	basis; or

- 200 (e) Any other violation of the State Plan, including 201 any rules and regulations set forth by the department.
- 202 (2) Corrective action plan. (a) A hemp grower shall comply
 203 with a plan established by the commissioner or the commissioner's
 204 designee to correct the negligent violation, including:
- 205 (i) A reasonable date by which the hemp grower 206 shall correct the negligent violation; and
- 207 (ii) A requirement that the hemp grower shall
 208 periodically report to the commissioner or the commissioner's
 209 designee regarding the compliance with the corrective plan for a
 210 period of not less than the next two (2) calendar years.
- 211 (b) The department shall notify the Mississippi Bureau 212 of Narcotics of all corrective action plans implemented by the 213 commissioner or the commissioner's designee.
- 214 (3) Result of negligent violation. A hemp grower that
 215 negligently violates the State Plan shall not, as a result of that
 216 violation, be subject to any criminal enforcement action by a
 217 state, county or local government entity.
- 218 (4) **Repeat violations.** A hemp grower that negligently
 219 violates the State Plan three (3) times in a five-year period
 220 shall be ineligible to produce hemp for a period of five (5) years
 221 beginning on the date of the third violation.

222	SECTION 8. Nonnegligent violations. If a hemp grower
223	violates the State Plan, including growing hemp containing a
224	delta-9-tetrahydrocannabinol (THC) concentration that exceeds
225	three-tenths percent (0.3%) on a dry mass basis or a tolerance
226	range as specified by USDA, with a culpable mental state greater
227	than negligence as determined by the department, the commissioner
228	shall immediately report the violation and the hemp grower to the
229	United States Attorney General, the Mississippi Attorney General
230	and the Mississippi Public Safety Commissioner. Such violations
231	shall also be referred to the Mississippi Bureau of Narcotics for
232	investigation. The Bureau of Narcotics may detain, seize and/or
233	destroy the crop and may initiate a criminal case for any
234	violation of this act or the Mississippi Uniform Controlled
235	Substances Law. The Mississippi Attorney General shall, in person
236	or by his or her designee, prosecute all criminal actions related
237	to violations arising under this chapter relating to hemp, on
238	behalf of the State. Violations of the State Plan that involve
239	culpability greater than negligence must be reported to the United
240	States Attorney General and the Mississippi Attorney General. The
241	provisions of Section 7 of this act shall not apply to
242	nonnegligent violations.

- 243 <u>SECTION 9.</u> Prohibitions. (1) It shall be unlawful for any 244 person or business entity to:
- 245 (a) Violate this chapter or any rules or regulations 246 promulgated under this chapter;

247		(b)	Fail	to c	comply	with	a	corrective	action	plan	issued
248	bv the	commiss	ioner	unde	er Sect	cion '	7 (2) of this	act;		

- 249 (c) Transport hemp or hemp materials in violation of 250 Section 5 of this act or rules or regulations adopted under this 251 chapter; or
- 252 (d) Cultivate or grow hemp with a
 253 delta-9-tetrahydrocannabinol (THC) concentration of more than
 254 three-tenths percent (0.3%) on a dry weight basis.
 - (2) Any person or business entity that purposely, knowingly or recklessly violates this provision of this chapter relating to hemp production or processing shall be guilty of a misdemeanor and, upon conviction of the violation, shall be fined in an amount not to exceed Five Thousand Dollars (\$5,000.00), or sentenced to imprisonment in the county jail for not more than one (1) year, or both such fine and imprisonment.
 - (3) Notwithstanding subsection (2) of this section, if any person or entity purposely, recklessly or knowingly cultivates or grows hemp with a delta-9-tetrahydrocannabinol (THC) concentration of more than one percent (1%) on a dry weight basis that person or entity shall be guilty of a felony punishable by imprisonment for not more than five (5) years, or a fine of not more than Ten Thousand Dollars (\$10,000.00), or both such fine and imprisonment.
- 269 (4) For purposes of this section, the terms "purposely", 270 "knowingly" and "recklessly" have the following meanings:

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271		((a)	"Purpos	sefully"	mea	ans	а	person	acts	purposely	with
272	respect	to	a	material	element	of	an	01	ffense	if:		

- (i) The element involves the nature of his or her conduct or a result thereof, it is his or her conscious object to engage in conduct of that nature or to cause such a result; and
- (ii) The element involves the attendant
 circumstances, he or she is aware of the existence of such
 circumstances or he or she believes or hopes that they exist.
- 279 (b) "Knowingly" means a person acts knowingly with 280 respect to a material element of an offense if:
- (i) The element involves the nature of his or her conduct or the attendant circumstances, he or she is aware that his or her conduct is of that nature or that such circumstances exist; and
- (ii) The element involves a result of his or her conduct, he or she is aware that it is practically certain that his or her conduct will cause such a result.
- 288 "Recklessly" means a person acts recklessly with (C) 289 respect to a material element of an offense when he or she 290 consciously disregards a substantial and unjustifiable risk that 291 the material element exists or will result from his or her 292 The risk must be of such a nature and degree that, conduct. 293 considering the nature and purpose of the actor's conduct and the 294 circumstances known to him or her, its disregard involves a gross

- 295 deviation from the standard of conduct that a law-abiding person 296 would observe in the actor's situation.
- SECTION 10. General provisions. (1) Any person convicted
 of a felony relating to a controlled substance under state or
 federal law before, on or after the date of enactment of this act
 shall be ineligible, during the ten-year period following the date
 of the conviction to participate in the program established under
 this act and to produce hemp under any regulations or guidelines
 issued under this act.
- 304 (2) Any person who materially falsifies any information 305 contained in an application to participate in the State Plan 306 established under this act shall be ineligible to participate in 307 the State Plan.
 - (3) In addition to any inspection conducted, the department may inspect any hemp crop at any time and take a representative composite sample for analysis. It shall be the duty of the department to take such samples and deliver them to the State Chemist for examination and analysis. It shall be the duty of the State Chemist to cause as many analyses to be made of samples delivered to him or her by the department as may be necessary to properly implement the intent of this act. The State Chemist shall make a report of such analyses to the department.
- 317 (4) The department shall charge growers and processors a fee 318 or fees as determined by the department in a sufficient amount to

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- 319 cover the costs required to administer and enforce the provisions 320 of this chapter.
- 321 **SECTION 11. Necessity of surety bond.** No person shall
- 322 operate as a hemp processor without first having secured a surety
- 323 bond pursuant to this section. The commissioner shall promulgate
- 324 rules and regulations as necessary to require hemp processors to
- 325 secure a surety bond. A hemp processor may file with the
- 326 department, in lieu of a surety bond, a certificate of deposit or
- 327 irrevocable letter of credit from any bank or banking corporation
- 328 insured by the Federal Deposit Insurance Corporation. Rules and
- 329 regulations required for certificates of deposit and irrevocable
- 330 letters of credit shall be promulgated by the commissioner.
- 331 **SECTION 12.** Section 69-25-51, Mississippi Code of 1972, is
- 332 amended as follows:
- 333 69-25-51. (1) When any administrative allegation or charge
- 334 is made against a person for violating the rules and regulations
- 335 of the Bureau of Plant Industry of the Mississippi Department of
- 336 Agriculture and Commerce or the laws under Sections 69-3-1 through
- 337 69-3-29, Sections 69-19-1 through 69-19-15, Sections 69-21-101
- 338 through 69-21-128, Sections 69-23-1 through 69-23-135, Sections
- 69-25-1 through 69-25-47 or Sections 69-25-101 through 69-25-109,
- 340 Mississippi Code of 1972, or Sections 1 through 11 of Senate Bill
- 341 No. 2725, 2020 Regular Session, the Director of the Bureau of
- 342 Plant Industry, or his designee, shall act as the reviewing
- 343 officer. The complaint must be in writing, signed by the person

344 making the charge, and filed in the Office of the Bureau of Plant 345 The department shall send a copy of the complaint and 346 any supporting documents to the person accused along with a 347 summons requiring the accused to respond to the allegations within 348 thirty (30) days. The notification shall be accomplished by any 349 of the methods provided for in Rule 4 of the Mississippi Rules of 350 Civil Procedure or by certified mail. If the accused does not 351 respond within the thirty-day period, he shall be considered to be 352 in default. Upon receipt of the response and any supporting 353 documents from the accused, the reviewing officer shall determine 354 the merits of the complaint. The reviewing officer may meet 355 informally with the accused and discuss the alleged violation with 356 him.

- 357 (2) If the reviewing officer determines that the complaint 358 lacks merit, he may dismiss the complaint.
- 359 (3) If the reviewing officer determines that there is
 360 substantial evidence that a violation has occurred or if the
 361 accused admits to the truth of the allegations upon which the
 362 complaint is based, the reviewing officer may impose an
 363 appropriate penalty on the accused, which may be any or all of the
 364 following:
- 365 (a) Issue a warning letter.
- 366 (b) Suspend, modify, deny, cancel or revoke any license 367 or permit granted by the department to the accused.

368	(c) Issue a stop sale order with regard to any
369	pesticide, plant or other material regulated by the department
370	that is mislabeled or otherwise not in compliance with applicable
371	law or regulations

- 372 (d) Require the accused to relabel any pesticide, plant 373 or other material regulated by the department that is mislabeled.
- 374 (e) Seize any pesticide, plant or other material
 375 regulated by the department and sell, destroy or otherwise dispose
 376 of the material and apply the proceeds of the sale to the state's
 377 expenses and any fees or penalties levied under this article.
- 378 (f) Refuse to register, cancel or suspend the 379 registration of a pesticide, plant or other material that is not 380 in compliance with any applicable law or regulation.
- 381 (g) Levy a civil penalty in an amount not to exceed 382 Five Thousand Dollars (\$5,000.00) for each violation.
 - In determining the amount of the penalty, the reviewing officer shall consider the appropriateness of the penalty for the particular violation, the effect of the penalty on the person's ability to continue in business and the gravity of the violation.
 - (4) If the accused requests a hearing with the department, in writing, within thirty (30) days from receipt of the decision of the reviewing officer, the commissioner shall appoint three (3) members of the advisory board to the Bureau of Plant Industry to act as a hearing committee and a hearing shall be scheduled. If

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- 392 the accused fails to request a hearing within the thirty-day
- 393 period, the decision of the reviewing officer is final.
- 394 **SECTION 13.** Section 41-29-113, Mississippi Code of 1972, is
- 395 amended as follows:
- 396 41-29-113.
- 397 SCHEDULE I
- 398 (a) Schedule I consists of the drugs and other substances,
- 399 by whatever official name, common or usual name, chemical name, or
- 400 brand name designated, that is listed in this section.
- 401 (b) **Opiates.** Unless specifically excepted or unless listed
- 402 in another schedule, any of the following opiates, including their
- 403 isomers, esters, ethers, salts and salts of isomers, esters and
- 404 ethers, whenever the existence of these isomers, esters, ethers
- 405 and salts is possible within the specific chemical designation:
- 406 (1) Acetyl-alpha-methylfentanyl;
- 407 (2) Acetyl Fentanyl
- 408 N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide;
- 409 (3) AH-7921 (3,4-dichloro-N-[(1-dimethylamino)
- 410 cyclohexylmethyl]benzamide);
- 411 (4) Acetylmethadol;
- 412 (5) Allylprodine;
- 413 (6) Alphacetylmethadol, except levo-alphacetylmethadol
- 414 (levo-alpha-acetylmethadol, levomethadyl acetate, or LAAM);
- 415 (7) Alphameprodine;
- 416 (8) Alphamethadol;

(9)	Alpha-methylfentanyl;
(10)	Alpha-methylthiofentanyl;
(11)	Benzethidine;
(12)	Betacetylmethadol;
(13)	Beta-hydroxyfentanyl;
(14)	<pre>Beta-hydroxy-3-methylfentanyl;</pre>
(15)	Betameprodine;
(16)	Betamethadol;
(17)	Betaprodine;
(18)	Butyrl fentanyl
(N-(1-phenethy)	lpiperidin-4-yl)-N-phenylbutyramide);
(19)	Clonitazene;
(20)	Dextromoramide;
(21)	Diampromide;
(22)	Diethylthiambutene;
(23)	Difenoxin;
(24)	Dimenoxadol;
(25)	Dimepheptanol;
(26)	Dimethylthiambutene;
(27)	Dioxaphetyl butyrate;
(28)	Dipipanone;
(29)	Ethylmethylthiambutene;
(30)	Etonitazene;
(31)	Etoxeridine;
	(10) (11) (12) (13) (14) (15) (16) (17) (18) (N-(1-phenethy) (19) (20) (21) (22) (23) (24) (25) (26) (27) (28) (29) (30)

- 442 not otherwise listed under another schedule and for which no
- 443 exemption or approval is in effect under Section 505 of the
- 444 Federal Food, Drug, and Cosmetic Act [21 USC 355] that is
- 445 structurally related to fentanyl by one or more of the following
- 446 modifications:
- 447 (A) Replacement of the phenyl portion of the
- 448 phenethyl group by any monocycle, whether or not further
- 449 substituted in or on the monocycle;
- 450 (B) Substitution in or on the phenethyl group with
- 451 alkyl, alkenyl, alkoxyl, hydroxyl, halo, haloalkyl, amino or nitro
- 452 groups;
- 453 (C) Substitution in or on the piperidine ring with
- 454 alkyl, alkenyl, alkoxyl, ester, ether, hydroxyl, halo, haloalkyl,
- 455 amino or nitro groups;
- 456 (D) Replacement of the aniline ring with any
- 457 aromatic monocycle whether or not further substituted in or on the
- 458 aromatic monocycle; and/or
- 459 (E) Replacement of the N-propionyl group by
- 460 another acyl group.
- Fentanyl-related substances include, but are not limited to,
- 462 cyclopropyl fentanyl,
- 463 (N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopropanecarboxamide);
- 464 Furanyl-Fentanyl,

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(N-(1-phenethylpiperidin-4-yl)-N-phenylfuran-2-carboxamide);
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466
     valeryl fentanyl,
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     (N-(1-phenethylpiperidin-4-yl)-N-phenylpentanamide);
468
     para-fluorobutyryl fentanyl,
469
     (N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide);
470
     para-methoxybutyryl fentanyl,
471
     (N-(4-methoxyphenyl)-N-(1-phenethylpiperidin-4-yl)butyramide);
472
     para-chloroisobutyryl fentanyl,
473
     (N-(4-chlorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide);
474
     isobutyryl fentanyl,
475
     (N-(1-phenethylpiperidin-4-yl)-N-phenylisobutyramide);
476
     cyclopentyl fentanyl,
477
     (N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopentanecarboxamide);
478
     and
479
     ocfentanil,
480
     (N-(2-fluorophenyl)-2-methoxy-N-(1-phenethylpiperidin-4-yl)acetami
481
     de);
482
                     Furethidine;
                (33)
483
                (34)
                     Hydroxypethidine;
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                (35)
                     Ketobemidone (including the optical and geometric
485
     isomers);
486
                (36)
                    Levomoramide;
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                (37)
                     Levophenacylmorphan;
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                (38)
                     3-methylfentanyl;
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                (39)
                     3-methylthiofentanyl;
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490
                (40)
                      Morpheridine;
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                (41)
                      MPPP (1-methyl-4-phenyl-4-propionoxypiperidine);
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                (42)
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     N-[1-[2-hydroxy-2-(thiophen-2-yl)ethyl]piperidin-4-yl]-N-phenylpro
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     pionamide, its isomers, esters, ethers, salts and salts of
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     isomers, esters and ethers (other names:
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     beta-hydroxythiofentanyl);
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                (43)
                      Noracymethadol;
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                (44)
                     Norlevorphanol;
499
                     Normethadone;
                (45)
500
                (46) Norpipanone;
501
                      Para-fluorofentanyl;
                (47)
502
                (48)
                      PEPAP
503
     (1-(-2-phenethyl)-4-phenyl-4-acetoxypiperidine);
504
                (49) Phenadoxone;
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                (50)
                     Phenampromide;
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                (51)
                     Phenomorphan;
507
                (52)
                      Phenoperidine;
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                (53)
                      Piritramide;
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                (54)
                      Proheptazine;
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                (55)
                      Properidine;
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                (56)
                      Propiram;
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                      Racemoramide;
                (57)
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                (58)
                      Thiofentanyl;
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                      Tilidine;
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515	(60) Trimeperidine;
516	(61) U-47700,
517	3,4-dichloro-N-[2-(dimethylamino)cyclohexyl]-N-methylbenzamide.
518	(c) Opium derivatives. Unless specifically excepted or
519	unless listed in another schedule, any of the following opium
520	derivatives, their salts, isomers and salts of isomers, whenever
521	the existence of these salts, isomers and salts of isomers is
522	possible within the specific chemical designation:
523	(1) Acetorphine;
524	(2) Acetyldihydrocodeine;
525	(3) Benzylmorphine;
526	(4) Codeine methylbromide;
527	(5) Codeine-N-Oxide;
528	(6) Cyprenorphine;
529	(7) Desomorphine;
530	(8) Dihydromorphine;
531	(9) Drotebanol;
532	(10) Etorphine (except hydrochloride salt);
533	(11) Heroin;
534	(12) Hydromorphinol;
535	(13) Methyldesorphine;
536	(14) Methyldihydromorphine;
537	(15) Monoacetylmorphine;
538	(16) Morphine methylbromide;
539	(17) Morphine methylsulfonate;

```
540
                (18)
                      Morphine-N-Oxide;
541
                (19)
                      Myrophine;
542
                (20)
                     Nicocodeine;
543
                (21)
                     Nicomorphine;
544
                (22)
                     Normorphine;
545
                (23)
                     Pholcodine;
546
                (24)
                      Thebacon.
547
               Hallucinogenic substances. Unless specifically excepted
548
     or unless listed in another schedule, any material, compound,
549
     mixture or preparation which contains any quantity of the
550
     following substances, their salts, isomers (whether optical,
551
     positional, or geometric) and salts of isomers, whenever the
     existence of these salts, isomers and salts of isomers is possible
552
553
     within the specific chemical designation:
554
                (1)
                     Alpha-ethyltryptamine;
555
                (2)
                     4-bromo-2,5-dimethoxy-amphetamine;
556
                     4-bromo-2,5-dimethoxyphenethylamine;
                (3)
557
                     2,5-dimethoxyamphetamine;
                (4)
558
                     2,5-dimethoxy-4-ethylamphetamine (DOET);
                (5)
559
                     2,5-dimethoxy-4-(n)-propylthiophenethylamine
                (6)
560
     (2C-T-7);
561
                (7)
                     4-methoxyamphetamine;
562
                     5-methoxy-3,4-methylenedioxy-amphetamine;
                (8)
563
                     4-methyl-2,5-dimethoxy-amphetamine;
                (9)
564
                      3,4-methylenedioxy amphetamine;
                (10)
```

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```
565
                (11)
                      3,4-methylenedioxymethamphetamine (MDMA);
566
                      3,4-methylenedioxy-N-ethylamphetamine (also known
                (12)
567
     as N-ethyl-alpha-methyl-3,4 (methylenedioxy) phenethylamine, N-ethyl
568
     MDA, MDE, MDEA);
569
                (13) N-hydroxy-3,4-methylenedioxyamphetamine (also
570
     known as N-hydroxy MDA, N-OHMDA, and
571
     N-hydroxy-alpha-methyl-3,4 (methylenedioxy) phenethylamine);
572
                (14)
                      3,4,5-trimethoxy amphetamine;
573
                      5-methoxy-N, N-dimethyltryptamine (5-MeO-DMT);
                (15)
                      Alpha-methyltryptamine (also known as AMT);
574
                (16)
575
                (17)
                      Bufotenine;
576
                (18)
                      Diethyltryptamine;
577
                (19)
                      Dimethyltryptamine;
578
                      5-methoxy-N, N-diisopropyltryptamine (5-MeO-DIPT);
                (20)
579
                (21)
                      Ibogaine;
580
                (22)
                      Lysergic acid diethylamide (LSD);
581
                      (A) Marijuana (Hemp as defined and regulated
                (23)
582
     under Sections 1 through 11 of this act and Cannabidiol contained
583
     in a legend drug product approved by the Federal Food and Drug
584
     Administration or obtained under Section 41-29-136 * * * are
585
     exempt under Schedule I);
586
                     (B)
                          Hashish;
587
                (24)
                     Mescaline;
588
                     Parahexyl;
                (25)
589
                (26)
                      Peyote;
```

590	(27) N-ethyl-3-piperidyl benzilate;
591	(28) N-methyl-3-piperidyl benzilate;
592	(29) Psilocybin;
593	(30) Psilocyn;
594	(31) Tetrahydrocannabinols, meaning
595	tetrahydrocannabinols contained in a plant of the genus Cannabis
596	(cannabis plant), as well as the synthetic equivalents of the
597	substances contained in the cannabis plant, or in the resinous
598	extractives of such plant, and/or synthetic substances,
599	derivatives, and their isomers with similar chemical structure and
600	pharmacological activity to those substances contained in the
601	plant such as the following:
602	(A) 1 cis or trans tetrahydrocannabinol;
603	(B) 6 cis or trans tetrahydrocannabinol;
604	(C) 3,4 cis or trans tetrahydrocannabinol.
605	(Since nomenclature of these substances is not
606	internationally standardized, compounds of these structures,
607	regardless of atomic positions, are covered.)
608	("Tetrahydrocannabinols" excludes dronabinol and nabilone.)
609	For purposes of this paragraph, tetrahydrocannabinols do not
610	include hemp or hemp products regulated under Sections 1 through
611	11 of this act.
612	However, the following products are exempted from control:
613	(i) THC-containing industrial products made
614	from cannabis stalks (e.g., paper, rope and clothing);

615	(ii) Processed cannabis plant materials used
616	for industrial purposes, such as fiber retted from cannabis stalks
617	for use in manufacturing textiles or rope;
618	(iii) Animal feed mixtures that contain
619	sterilized cannabis seeds and other ingredients (not derived from
620	the cannabis plant) in a formula designed, marketed and
621	distributed for nonhuman consumption;
622	(iv) Personal care products that contain oil
623	from sterilized cannabis seeds, such as shampoos, soaps, and body
624	lotions (if the products do not cause THC to enter the human
625	body); * * *
626	(v) * * * Hemp as regulated under Sections 1
627	through 11 of this act; and
628	(vi) Any product derived from the hemp plant
629	designed for human ingestion and/or consumption that is approved
630	by the United States Food and Drug Administration;
631	(32) Phencyclidine;
632	(33) Ethylamine analog of phencyclidine (PCE);
633	(34) Pyrrolidine analog of phencyclidine (PHP, PCPy);
634	(35) Thiophene analog of phencyclidine;
635	(36) $1-[1-(2-thienyl) cyclohexyl]$ pyrrolidine (TCPy);
636	(37) 4-methylmethcathinone (mephedrone);
637	(38) 3,4-methylenedioxypyrovalerone (MDPV);
638	(39) $2-(2,5-dimethoxy-4-ethylphenyl)$ ethanamine (2C-E);
639	(40) 2-(2,5-dimethoxy-4-methylphenyl)ethanamine (2C-D);

```
640
                (41)
                     2-(4-chloro-2,5-dimethoxyphenyl)ethanamine (2C-C);
641
                     2-(4-iodo-2,5-dimethoxyphenyl)ethanamine (2C-I);
                (42)
     or 2,5-dimethoxy-4-iodophenethylamine;
642
                (43) 2-[4-(ethylthio)-2,5-dimethoxyphenyl]ethanamine
643
644
     (2C-T-2);
645
                (44)
646
     2-[4-(isopropylthio)-2,5-dimethoxyphenyl]ethanamine (2C-T-4);
647
                (45)
                     2-(2,5-dimethoxyphenyl)ethanamine (2C-H);
648
                     2-(2,5-dimethoxy-4-nitro-phenyl)ethanamine (2C-N);
                (46)
649
                (47)
                     2-(2,5-dimethoxy-4-(n)-propylphenyl)ethanamine
650
     (2C-P);
651
                (48)
                      3,4-methylenedioxy-N-methylcathinone(methylone);
652
                (49)
653
     2-(4-bromo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine
654
     (25B-NBOMe; 2C-B-NBOMe; 25B; Cimbi-36);
655
                (50)
656
     2-(4-chloro-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine
657
     (25C-NBOMe; 2C-C-NBOMe; 25C; Cimbi-82);
658
                (51)
659
     2-(4-iodo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine or
660
     N-[(2-methoxyphenyl)methyl]ethanamine (25I-NBOMe; 2C-I-NBOMe; 25I;
661
     Cimbi-5);
662
                     7-bromo-5-(2-chlorophenyl)-1,3-dihydro-2H-1,
                (52)
663
     4-benzodiazepin-2-one (also known as Phenazepam);
```

```
664
                     7-(2-chlorophenyl)-4-ethyl-13-methyl-3-thia-1,8,
665
     11,12-tetraazatricyclo[8.3.0.0]trideca-2(6),4,7,10,12-pentaene
666
     (also known as Etizolam);
667
                (54)
                     Salvia divinorum;
668
                (55)
                     Synthetic cannabinoids. Unless specifically
669
     excepted or unless listed in another schedule, any material,
670
     compound, mixture, or preparation which contains any quantity of a
     synthetic cannabinoid found in any of the following chemical
671
672
     groups, whether or not substituted to any extent, or any of those
673
     groups which contain any synthetic cannabinoid salts, isomers, or
674
     salts of isomers, whenever the existence of such salts, isomers,
675
     or salts of isomers is possible within the specific chemical
676
     designation, including all synthetic cannabinoid chemical
677
     analogues in such groups:
678
                          (6aR, 10aR) - 9 - (hydroxymethyl) - 6
                     (A)
679
     6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]
     chromen-1-ol (also known as HU-210 or
680
681
     1,1-dimethylheptyl-11-hydroxy-delta8-tetrahydrocannabinol);
682
                          Naphthoylindoles and naphthylmethylindoles,
                     (B)
683
     being any compound structurally derived from 3-(1-naphthoyl)indole
684
     or 1H-indol-3-yl-(1-naphthyl) methane, whether or not substituted
685
     in the indole ring to any extent, or in the naphthyl ring to any
686
     extent;
```

Naphthoylpyrroles, being any compound

structurally derived from 3-(1-naphthoyl)pyrrole, whether or not

687

689	substituted	in the	pyrrole	ring	to	any	extent,	or	in	the	naphthyl
690	ring to any	extent	;								

- (D) Naphthylmethylindenes, being any compound structurally derived from 1-(1-naphthylmethyl)indene, whether or not substituted in the indene ring to any extent or in the naphthyl ring to any extent;
- 695 (E) Phenylacetylindoles, being any compound 696 structurally derived from 3-phenylacetylindole, whether or not 697 substituted in the indole ring to any extent or in the phenyl ring 698 to any extent;
- (F) Cyclohexylphenols, being any compound structurally derived from 2-(3-hydroxycyclohexyl)phenol, whether or not substituted in the cyclohexyl ring to any extent or in the phenolic ring to any extent;
- 703 (G) Benzoylindoles, whether or not substituted in 704 the indole ring to any extent or in the phenyl ring to any extent; 705 (H) Adamantoylindoles, whether or not substituted
- 706 in the indole ring to any extent or in the adamantoyl ring system
 707 to any extent;
- 708 (I) Tetrahydro derivatives of cannabinol and
 709 3-alkyl homologues of cannabinol or of its tetrahydro derivatives,
 710 except where contained in cannabis or cannabis resin;
- 711 (J) 3-Cyclopropylmethanone indole or 712 3-Cyclobutylmethanone indole or 3-Cyclopentylmethanone indole by 713 substitution at the nitrogen atom of the indole ring, whether or

714	not	further	substituted	in	the	indole	rina	to	anv	extent,	whether

- 715 or not substituted on the cyclopropyl, cyclobutyl or cyclopentyl
- 716 rings to any extent;
- 717 (K) Quinolinyl ester indoles, being any compound
- 718 structurally derived from 1H-indole-3carboxylic acid-8-quinolinyl
- 719 ester, whether or not substituted in the indole ring to any extent
- 720 or the quinolone ring to any extent;
- 721 (L) 3-carboxamide-1H-indazoles, whether or not
- 722 substituted in the indazole ring to any extent and substituted to
- 723 any degree on the carboxamide nitrogen and
- 724 3-carboxamide-1H-indoles, whether or not substituted in the indole
- 725 ring to any extent and substituted to any degree on the
- 726 carboxamide nitrogen;
- 727 (M) Cycloalkanemethanone Indoles, whether or not
- 728 substituted at the nitrogen atom on the indole ring, whether or
- 729 not further substituted in the indole ring to any extent, whether
- 730 or not substituted on the cycloalkane ring to any extent.
- 731 (e) **Depressants.** Unless specifically excepted or unless
- 732 listed in another schedule, any material, compound, mixture, or
- 733 preparation which contains any quantity of the following
- 734 substances having a depressant effect on the central nervous
- 735 system, including their salts, isomers, and salts of isomers,
- 736 whenever the existence of such salts, isomers, and salts of
- 737 isomers is possible within the specific chemical designation:

```
738
                (1)
                    Gamma-hydroxybutyric acid (other names include:
739
     GHB, gamma-hydroxybutyrate; 4-hydroxybutyrate; 4-hydroxybutanoic
740
     acid; sodium oxybate; sodium oxybutyrate);
741
                (2)
                    Mecloqualone;
742
                (3)
                    Methaqualone.
743
           (f)
               Stimulants. Any material, compound, mixture or
744
     preparation which contains any quantity of the following central
745
     nervous system stimulants including optical salts, isomers and
746
     salts of isomers unless specifically excepted or unless listed in
747
     another schedule:
748
                (1)
                    Aminorex;
749
                    N-benzylpiperazine (also known as BZP and
750
     1-benzylpiperazine);
751
                (3)
                    Cathinone;
752
                (4)
                    Fenethylline;
753
                (5)
                    Methcathinone;
754
                    4-methylaminorex (also known as
                (6)
755
     2-amino-4-methyl-5-phenyl-2-oxazoline);
756
                    N-ethylamphetamine;
                (7)
757
                    Any material, compound, mixture or preparation
                (8)
     which contains any quantity of N, N-dimethylamphetamine.
758
759
     names include: N,N,-alpha-trimethyl-benzeneethanamine and
760
     N, N-alpha-trimethylphenethylamine);
761
                (9)
                    Synthetic cathinones. (A)
                                                Unless listed in
```

another schedule, any compound other than bupropion that is

```
763
     structurally derived from 2-Amino-1-phenyl-1-propanone by
764
     modification in any of the following ways:
765
                          (i) By substitution in the phenyl ring to any
766
     extent with alkyl, alkoxy, alkylenedioxy, haloalkyl or halide
767
     substituents, whether or not further substituted in the phenyl
768
     ring by one or more other univalent substituents;
769
                          (ii) By substitution at the 3-position with
770
     an alkyl substituent;
771
                                By substitution at the nitrogen atom
                          (iii)
772
     with alkyl or dialkyl groups, or by inclusion of the nitrogen atom
773
     in a cyclic structure.
774
                         The compounds covered in this paragraph (9)
                     (B)
775
     include, but are not limited to, any material, compound, mixture
776
     or preparation which contains any quantity of a synthetic
777
     cathinone found in any of the following compounds, whether or not
778
     substituted to any extent, or any of these compounds which contain
779
     any synthetic cathinone, or salts, isomers, or salts of isomers,
780
     whenever the existence of such salts, isomers or salts of isomers
781
     is possible, unless specifically excepted or listed in another
782
     schedule:
783
                          (i)
                               4-methyl-N-ethylcathinone ("4-MEC");
784
                                4-methyl-alpha-pyrrolidinopropiophenone
                          (ii)
785
     ("4-MePPP");
786
                          (iii) Alpha-pyrrolidinopentiophenone
```

 $("\alpha-PVP");$

```
788
                          (iv)
789
     1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one ("butylone");
790
                          (v) 2-(methylamino)-1-phenylpentan-1-one
791
     ("pentedrone");
792
                          (vi)
793
     1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one
794
     ("pentylone");
795
                          (vii) 4-fluoro-N-methylcathinone ("4-FMC");
796
                          (viii) 3-fluoro-N-methylcathinone ("3-FMC");
797
                          (ix)
798
     1-(naphthalen-2-yl)-2-(pyrrolidin-1-yl)pentan-1-one ("naphyrone");
799
                          (x) Alpha-pyrrolidinobutiophenone ("\alpha-PBP");
800
     and
801
                          (xi)
802
     1-(1,3-benzodioxol-5-yl)-2-(ethylamino)-pentan-1-one
803
     (N-ethylpentylone, ephylone).
804
          SECTION 14. Section 41-29-105, Mississippi Code of 1972, is
805
     amended as follows:
806
          41-29-105. The following words and phrases, as used in this
807
     article, shall have the following meanings, unless the context
808
     otherwise requires:
809
                     "Administer" means the direct application of a
                (a)
810
     controlled substance, whether by injection, inhalation, ingestion
811
     or any other means, to the body of a patient or research subject
812
     by:
```

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813	(*	*	* <u>i</u>)	A	practitioner	(or,	in	his	presence,	bу
-----	---	---	---	--------------	---	--------------	------	----	-----	-----------	----

- 814 his authorized agent); or
- 815 (* * \underline{ii}) The patient or research subject at the
- 816 direction and in the presence of the practitioner.
- 817 (b) "Agent" means an authorized person who acts on
- 818 behalf of or at the direction of a manufacturer, distributor or
- 819 dispenser. Such word does not include a common or contract
- 820 carrier, public warehouseman or employee of the carrier or
- 821 warehouseman. This definition shall not be applied to the term
- 822 "agent" when such term clearly designates a member or officer of
- 823 the Bureau of Narcotics or other law enforcement organization.
- 824 (c) "Board" means the Mississippi State Board of
- 825 Medical Licensure.
- 826 (d) "Bureau" means the Mississippi Bureau of Narcotics.
- 827 However, where the title "Bureau of Drug Enforcement" occurs, that
- 828 term shall also refer to the Mississippi Bureau of Narcotics.
- 829 (e) "Commissioner" means the Commissioner of the
- 830 Department of Public Safety.
- (f) "Controlled substance" means a drug, substance or
- 832 immediate precursor in Schedules I through V of Sections 41-29-113
- 833 through 41-29-121.
- (g) "Counterfeit substance" means a controlled
- 835 substance which, or the container or labeling of which, without
- 836 authorization, bears the trademark, trade name, or other
- 837 identifying mark, imprint, number or device, or any likeness

- thereof, of a manufacturer, distributor or dispenser other than the person who in fact manufactured, distributed or dispensed the substance.
- (h) "Deliver" or "delivery" means the actual,

 constructive, or attempted transfer from one person to another of

 a controlled substance, whether or not there is an agency

 relationship.
- 845 (i) "Director" means the Director of the Bureau of 846 Narcotics.
- (j) "Dispense" means to deliver a controlled substance to an ultimate user or research subject by or pursuant to the lawful order of a practitioner, including the prescribing, administering, packaging, labeling or compounding necessary to prepare the substance for that delivery.
- (k) "Dispenser" means a practitioner who dispenses.
- 853 (1) "Distribute" means to deliver other than by 854 administering or dispensing a controlled substance.
- (m) "Distributor" means a person who distributes.
- 856 (n) "Drug" means (* * $\pm i$) a substance recognized as a drug in the official United States Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official
- National Formulary, or any supplement to any of them; (* * *<u>ii</u>) a substance intended for use in the diagnosis, cure, mitigation,
- 861 treatment, or prevention of disease in man or animals; (* * *<u>iii</u>)
- 862 a substance (other than food) intended to affect the structure or

863	any function of the body of man or animals; and (\star \star \star <u>iv</u>) a
864	substance intended for use as a component of any article specified
865	in this paragraph. Such word does not include devices or their
866	components, parts, or accessories.

- 867 (o) "Hashish" means the resin extracted from any part
 868 of the plants of the genus Cannabis and all species thereof or any
 869 preparation, mixture or derivative made from or with that resin.
- (p) "Immediate precursor" means a substance which the
 board has found to be and by rule designates as being the
 principal compound commonly used or produced primarily for use,
 and which is an immediate chemical intermediary used or likely to
 be used in the manufacture of a controlled substance, the control
 of which is necessary to prevent, curtail, or limit manufacture.
 - (q) "Manufacture" means the production, preparation, propagation, compounding, conversion or processing of a controlled substance, either directly or indirectly, by extraction from substances of natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis, and includes any packaging or repackaging of the substance or labeling or relabeling of its container. The term "manufacture" does not include the preparation, compounding, packaging or labeling of a controlled substance in conformity with applicable state and local law:

877

878

879

880

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883

884

886	(* * $\star \underline{i}$) By a practitioner as an incident to his
887	administering or dispensing of a controlled substance in the
888	course of his professional practice; or
889	(\star \star \star <u>ii</u>) By a practitioner, or by his authorized
890	agent under his supervision, for the purpose of, or as an incident
891	to, research, teaching or chemical analysis and not for sale.
892	(r) " * * * Marijuana" means all parts of the plant of
893	the genus Cannabis and all species thereof, whether growing or
894	not, the seeds thereof, and every compound, manufacture, salt,
895	derivative, mixture or preparation of the plant or its seeds,
896	excluding hashish.
897	The term "marijuana" does not include "hemp" as defined in
898	and regulated by Sections 1 through 11 of this act.
899	(s) "Narcotic drug" means any of the following, whether
900	produced directly or indirectly by extraction from substances of
901	vegetable origin, or independently by means of chemical synthesis,
902	or by a combination of extraction and chemical synthesis:
903	(* * $\star \underline{i}$) Opium and opiate, and any salt,
904	compound, derivative or preparation of opium or opiate;
905	(* * \star <u>ii</u>) Any salt, compound, isomer, derivative
906	or preparation thereof which is chemically equivalent or identical
907	with any of the substances referred to in clause 1, but not
908	including the isoquinoline alkaloids of opium;
909	(\star \star \star <u>iii</u>) Opium poppy and poppy straw; and

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910	(\star \star \star <u>iv</u>) Cocaine, coca leaves and any salt,
911	compound, derivative or preparation of cocaine, coca leaves, and
912	any salt, compound, isomer, derivative or preparation thereof
913	which is chemically equivalent or identical with any of these
914	substances, but not including decocainized coca leaves or
915	extractions of coca leaves which do not contain cocaine or
916	ecgonine.

- 917 (t) "Opiate" means any substance having an
 918 addiction-forming or addiction-sustaining liability similar to
 919 morphine or being capable of conversion into a drug having
 920 addiction-forming or addiction-sustaining liability. It does not
 921 include, unless specifically designated as controlled under
 922 Section 41-29-111, the dextrorotatory isomer of
 923 3-methoxy-n-methylmorphinan and its salts (dextromethorphan).
- 925 (u) "Opium poppy" means the plant of the species 926 Papaver somniferum L., except its seeds.

Such word does include its racemic and levorotatory forms.

927 (v) (i) "Paraphernalia" means all equipment, products
928 and materials of any kind which are used, intended for use, or
929 designed for use, in planting, propagating, cultivating, growing,
930 harvesting, manufacturing, compounding, converting, producing,
931 processing, preparing, testing, analyzing, packaging, repackaging,
932 storing, containing, concealing, injecting, ingesting, inhaling or
933 otherwise introducing into the human body a controlled substance

- 934 in violation of the Uniform Controlled Substances Law. It
- 935 includes, but is not limited to:
- * * *1. Kits used, intended for use, or
- 937 designed for use in planting, propagating, cultivating, growing or
- 938 harvesting of any species of plant which is a controlled substance
- 939 or from which a controlled substance can be derived;
- 940 * * *2. Kits used, intended for use, or
- 941 designed for use in manufacturing, compounding, converting,
- 942 producing, processing or preparing controlled substances;
- * * *3. Isomerization devices used, intended
- 944 for use or designed for use in increasing the potency of any
- 945 species of plant which is a controlled substance;
- * * *4. Testing equipment used, intended for
- 947 use, or designed for use in identifying or in analyzing the
- 948 strength, effectiveness or purity of controlled substances;
- * * *5. Scales and balances used, intended
- 950 for use or designed for use in weighing or measuring controlled
- 951 substances;
- 953 quinine hydrochloride, mannitol, mannite, dextrose and lactose,
- 954 used, intended for use or designed for use in cutting controlled
- 955 substances;
- * * *7. Separation gins and sifters used,
- 957 intended for use or designed for use in removing twigs and seeds
- 958 from, or in otherwise cleaning or refining, * * * marijuana;

959	* * * <u>8.</u> Blenders, bowls, containers, spoons
960	and mixing devices used, intended for use or designed for use in
961	compounding controlled substances;
962	* * * 9 . Capsules, balloons, envelopes and
963	other containers used, intended for use or designed for use in
964	packaging small quantities of controlled substances;
965	* * $*10.$ Containers and other objects used,
966	intended for use or designed for use in storing or concealing
967	controlled substances;
968	* * $*11.$ Hypodermic syringes, needles and
969	other objects used, intended for use or designed for use in
970	parenterally injecting controlled substances into the human body;
971	* * $\frac{12.}{}$ Objects used, intended for use or
972	designed for use in ingesting, inhaling or otherwise
973	introducing * * * marijuana, cocaine, hashish or hashish oil into
974	the human body, such as:
975	* * * <u>a</u> . Metal, wooden, acrylic, glass,
976	stone, plastic or ceramic pipes with or without screens, permanent
977	screens, hashish heads or punctured metal bowls;
978	* * * <u>b</u> . Water pipes;
979	* * $\times_{\underline{c}}$. Carburetion tubes and devices;
980	* * $\star \underline{d}$. Smoking and carburetion masks;
981	* * $\star\underline{e}$. Roach clips, meaning objects
982	used to hold burning material, such as a * * * marijuana

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      cigarette, that has become too small or too short to be held in
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      the hand;
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                                 * * *f. Miniature cocaine spoons and
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      cocaine vials;
                                 * * *g.
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                                          Chamber pipes;
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                                 * * *h.
                                          Carburetor pipes;
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                                 * * *i. Electric pipes;
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                                 * * *j. Air-driven pipes;
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                                 * * *k. Chillums;
                                 * * *1. Bongs; and
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                                 * * *m. Ice pipes or chillers.
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                      (ii) In determining whether an object is
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      paraphernalia, a court or other authority should consider, in
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      addition to all other logically relevant factors, the following:
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                            \star \star 1. Statements by an owner or by anyone
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      in control of the object concerning its use;
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                            * * *2. Prior convictions, if any, of an
      owner, or of anyone in control of the object, under any state or
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1001
      federal law relating to any controlled substance;
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                            * * *3. The proximity of the object, in time
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      and space, to a direct violation of the Uniform Controlled
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      Substances Law;
                            * * *4. The proximity of the object to
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1006
      controlled substances;
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1007	* * \pm 5. The existence of any residue of
1008	controlled substances on the object;
1009	* * \star 6. Direct or circumstantial evidence of
1010	the intent of an owner, or of anyone in control of the object, to
1011	deliver it to persons whom he knows, or should reasonably know,
1012	intend to use the object to facilitate a violation of the Uniform
1013	Controlled Substances Law; the innocence of an owner, or of anyone
1014	in control of the object, as to a direct violation of the Uniform
1015	Controlled Substances Law shall not prevent a finding that the
1016	object is intended for use, or designed for use as paraphernalia;
1017	* * $\frac{*}{7}$. Instructions, oral or written,
1018	provided with the object concerning its use;
1019	* * $*8.$ Descriptive materials accompanying
1020	the object which explain or depict its use;
1021	* * * $9.$ National and local advertising
1022	concerning its use;
1023	* * $*10.$ The manner in which the object is
1024	displayed for sale;
1025	* * $*11.$ Whether the owner or anyone in
1026	control of the object is a legitimate supplier of like or related
1027	items to the community, such as a licensed distributor or dealer
1028	of tobacco products;
1029	* * $*12.$ Direct or circumstantial evidence
1030	of the ratio of sales of the object(s) to the total sales of the
1031	business enterprise;

1032	* * $*13.$ The existence and scope of
1033	legitimate uses for the object in the community;
1034	* * * <u>14.</u> Expert testimony concerning its
1035	use.
1036	(w) "Person" means individual, corporation, government
1037	or governmental subdivision or agency, business trust, estate,
1038	trust, partnership or association, or any other legal entity.
1039	(x) "Poppy straw" means all parts, except the seeds, of
1040	the opium poppy, after mowing.
1041	(y) "Practitioner" means:
1042	(* * $\star \underline{i}$) A physician, dentist, veterinarian,
1043	scientific investigator, optometrist certified to prescribe and
1044	use therapeutic pharmaceutical agents under Sections 73-19-153
1045	through 73-19-165, or other person licensed, registered or
1046	otherwise permitted to distribute, dispense, conduct research with
1047	respect to or to administer a controlled substance in the course
1048	of professional practice or research in this state; and
1049	(* * \star <u>ii</u>) A pharmacy, hospital or other
1050	institution licensed, registered, or otherwise permitted to
1051	distribute, dispense, conduct research with respect to or to
1052	administer a controlled substance in the course of professional
1053	practice or research in this state.
1054	(z) "Production" includes the manufacture, planting,
1055	cultivation, growing or harvesting of a controlled substance.

L056	(aa) "Sale," "sell" or "selling" means the actual,
L057	constructive or attempted transfer or delivery of a controlled
L058	substance for remuneration, whether in money or other
L059	consideration.

- 1060 (bb) "State," when applied to a part of the United
 1061 States, includes any state, district, commonwealth, territory,
 1062 insular possession thereof, and any area subject to the legal
 1063 authority of the United States of America.
- 1064 (cc) "Ultimate user" means a person who lawfully
 1065 possesses a controlled substance for his own use or for the use of
 1066 a member of his household or for administering to an animal owned
 1067 by him or by a member of his household.
- SECTION 15. Section 41-29-136, Mississippi Code of 1972, is amended as follows:
- 1070 41-29-136. (1) "CBD solution" means a pharmaceutical
 1071 preparation consisting of processed cannabis plant extract in oil
 1072 or other suitable vehicle.
- 1073 CBD solution prepared from (i) Cannabis plant (2) 1074 extract that is provided by the National Center for Natural 1075 Products Research at the University of Mississippi under 1076 appropriate federal and state regulatory approvals, or (ii) 1077 Cannabis extract from hemp produced pursuant to Sections 1 through 1078 11 of this act, which is prepared and tested to meet compliance 1079 with regulatory specifications, may be dispensed by the Department 1080 of Pharmacy Services at the University of Mississippi Medical

1081	Center (UMMC Pharmacy) after mixing the extract with a suitable
1082	vehicle. The CBD solution may be prepared by the UMMC Pharmacy or
1083	by another pharmacy or laboratory in the state under appropriate
1084	federal and state regulatory approvals and registrations. * * *

- (b) The patient or the patient's parent, guardian or custodian must execute a hold-harmless agreement that releases from liability the state and any division, agency, institution or employee thereof involved in the research, cultivation, processing, formulating, dispensing, prescribing or administration of CBD solution obtained from entities authorized under this section to produce or possess cannabidiol for research under appropriate federal and state regulatory approvals and registrations.
- (c) The National Center for Natural Products Research at the University of Mississippi and the Mississippi Agricultural and Forestry Experiment Station at Mississippi State University are the only entities authorized to produce cannabis plants for cannabidiol research.
- (d) Research of CBD solution under this section must comply with the provisions of Section 41-29-125 regarding lawful possession of controlled substances, of Section 41-29-137 regarding record-keeping requirements relative to the dispensing, use or administration of controlled substances, and of Section 41-29-133 regarding inventory requirements, insofar as they are

1105	applicable.	Authorized	entities	may	enter	into	<pre>public-private</pre>
1106	partnerships	to facilita	ate resea:	rch.			

- 1107 (3) (a) In a prosecution for the unlawful possession of
 1108 marijuana under the laws of this state, it is an affirmative and
 1109 complete defense to prosecution that:
- 1110 (i) The defendant suffered from a debilitating

 1111 epileptic condition or related illness and the use or possession

 1112 of CBD solution was pursuant to the order of a physician as

 1113 authorized under this section; or
- (ii) The defendant is the parent, guardian or

 1115 custodian of an individual who suffered from a debilitating

 1116 epileptic condition or related illness and the use or possession

 1117 of CBD solution was pursuant to the order of a physician as

 1118 authorized under this section.
- 1119 (b) An agency of this state or a political subdivision
 1120 thereof, including any law enforcement agency, may not initiate
 1121 proceedings to remove a child from the home based solely upon the
 1122 possession or use of CBD solution by the child or parent, guardian
 1123 or custodian of the child as authorized under this section.
- 1124 (c) An employee of the state or any division, agency,
 1125 institution thereof involved in the research, cultivation,
 1126 processing, formulation, dispensing, prescribing or administration
 1127 of CBD solution shall not be subject to prosecution for unlawful
 1128 possession, use, distribution or prescription of marijuana under
 1129 the laws of this state for activities arising from or related to

1130	the us	e of	CBD	solution	in	the	treatment	of	individuals	diagnosed
1131	with a	deb.	ilita	ating epi	lept	tic (condition.			

- 1132 (4) This section shall be known as "Harper Grace's Law."
- 1133 (5) This section shall stand repealed from and after July 1, 1134 2021.
- 1135 SECTION 16. (1) The provisions of this act which provides authority to the Commissioner of Agriculture and Commerce and the 1136 1137 Mississippi Department of Agriculture and Commerce to administer 1138 the provisions of the "Mississippi Hemp Cultivation Act," shall be 1139 subject to legislative appropriation or receipt of necessary 1140 funding from any private or public entity for purposes of implementation. 1141
- 1142 (2) The provisions of this act shall not have any effect

 1143 upon any programs administered by Mississippi State University,

 1144 which shall remain exempt, as such programs related to the

 1145 educational, research or testing functions performed by

 1146 Mississippi State Chemical Laboratory, shall continue to function

 1147 in accordance with the mission of the university, as approved by

 1148 the Board of Trustees of State Institutions of Higher Learning.
- 1149 **SECTION** <u>17</u>. Sections 1 through 11 of this act shall be codified in Chapter 25, Title 69, Mississippi Code of 1972.
- 1151 **SECTION** $\underline{18}$. This act shall take effect and be in force from 1152 and after its passage.