HOUSE CS FOR CS FOR SENATE BILL NO. 89(L&C) am H

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-THIRD LEGISLATURE - SECOND SESSION

BY THE HOUSE LABOR AND COMMERCE COMMITTEE

Amended: 5/14/24 Offered: 5/8/24

Sponsor(s): SENATORS STEVENS, Giessel, Gray-Jackson, Kiehl, Tobin

REPRESENTATIVES Josephson, Mina

A BILL

FOR AN ACT ENTITLED

1	"An Act relating to tobacco, tobacco products, electronic smoking products, nicotine,
2	and products containing nicotine; raising the minimum age to purchase, exchange, or
3	possess tobacco, a product containing nicotine, or an electronic smoking product;
4	relating to the lawful operation of retail marijuana stores; relating to the registration of
5	marijuana establishments; relating to the tobacco use education and cessation fund;
6	relating to retailers of and the sale of electronic smoking products and vapor products;
7	relating to marijuana taxes; and providing for an effective date."
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:
9	* Section 1. AS 11.76.100(a) is amended to read:
10	(a) A person commits the offense of selling or giving tobacco to a person
11	under 21 years of age [MINOR] if the person
12	(1) negligently sells a cigarette, a cigar, tobacco, or a product
13	containing tobacco to a person under 21 [19] years of age;

1	(2) is <u>21</u> [19] years of age or older and negligently exchanges or gives
2	a cigarette, a cigar, tobacco, or a product containing tobacco to a person under 21 [19]
3	years of age;
4	(3) maintains a vending machine that dispenses cigarettes, cigars,
5	tobacco, or products containing tobacco; or
6	(4) holds a business license endorsement under AS 43.70.075 and
7	allows a person under 21 [19] years of age to sell a cigarette, a cigar, tobacco, or a
8	product containing tobacco.
9	* Sec. 2. AS 11.76.100(b) is amended to read:
10	(b) Notwithstanding the provisions of (a) of this section, a person who
11	maintains a vending machine is not in violation of (a)(3) of this section if the vending
12	machine is located
13	(1) on premises licensed as a beverage dispensary under AS 04.09.200
14	or 04.09.350, licensed as a club under AS 04.09.220, or licensed as a package store
15	under AS 04.09.230 and
16	(A) as far as practicable from the primary entrance; and
17	(B) in a place that is directly and continually supervised by a
18	person employed on the licensed premises during the hours the vending
19	machine is accessible to the public; or
20	(2) in an employee break room or other controlled area of a private
21	work place that is not generally considered a public place and the room or area
22	contains a posted warning sign at least 11 inches by 14 inches indicating that
23	possession of tobacco by a person under 21 [19] years of age is prohibited under
24	AS 11.76.105.
25	* Sec. 3. AS 11.76.105 is amended to read:
26	Sec. 11.76.105. Possession of tobacco, electronic smoking products, or
27	products containing nicotine by a person under 21 years of age [MINOR]. (a)
28	Except as provided in (e) of this section, a [A] person under 21 [19] years of age
29	may not knowingly possess a cigarette, a cigar, tobacco, a product containing tobacco,
30	an electronic smoking product, or a product containing nicotine in this state. [THIS
31	SUBSECTION DOES NOT APPLY TO A PERSON WHO IS A PRISONER AT AN

1	ADULT CORRECTIONAL FACILITY.]
2	(b) In a prosecution under (a) of this section for possession of an electronic
3	smoking product or a product containing nicotine, it is an affirmative defense that the
4	electronic smoking product or product containing nicotine possessed by the person
5	under 21 [19] years of age was intended or expected to be consumed without being
6	combusted, and the electronic smoking product or product containing nicotine
7	(1) has been approved by the United States Food and Drug
8	Administration for sale as a tobacco use cessation [OR HARM REDUCTION] product
9	or for other medical purposes;
10	(2) was being marketed and sold for the approved purposes; and
11	(3) was
12	(A) prescribed by a health care professional;
13	(B) given to the person by the person's parent or guardian;
14	(C) provided by a state-approved tobacco cessation program
15	administered by the Department of Health; or
16	(D) provided by a pharmacist to a person 18 years of age or
17	older without a prescription.
18	(c) Possession of tobacco, an electronic smoking product, or a product
19	containing nicotine by a person under 21 years of age [MINOR] is a violation
20	punishable by a fine of not more than \$150. Notwithstanding AS 12.55.035(b), in
21	place of any fine imposed for the violation of this subsection, the court may refer
22	a defendant, at the request of the defendant, to a tobacco education program.
23	* Sec. 4. AS 11.76.105 is amended by adding new subsections to read:
24	(d) The supreme court shall establish by rule or order a schedule of bail
25	amounts that may be forfeited without court appearance for a violation of this section.
26	The supreme court, in establishing scheduled amounts of bail under this section, may
27	not allow for disposition of an offense without court appearance for a person under 18
28	years of age who is cited for a violation of this section.
29	(e) The provisions of (a) of this section do not apply to a person 19 or 20 years
30	of age who is employed by a person with a business license endorsement under
31	AS 43.70.075 and, as part of that employment, is selling a cigarette, a cigar, tobacco, a

1	product containing tobacco, an electronic smoking product, or a product containing
2	nicotine.
3	* Sec. 5. AS 11.76.106(b) is amended to read:
4	(b) Subsection (a) does not apply if the sale
5	(1) is by vending machine as provided under AS 11.76.100(b) or
6	11.76.109(d);
7	(2) is a wholesale transaction, the person is licensed as a manufacturer
8	or distributor under AS 43.50.010, and the sale occurs on premises where no retail
9	transactions occur;
10	(3) is by a retailer who sells primarily cigarettes, cigars, tobacco,
11	products containing tobacco, electronic smoking products, or products containing
12	nicotine and who restricts access to the premises to only those individuals who are $\underline{21}$
13	[19] years of age or older; or
14	(4) is of electronic smoking products over the Internet to a person $\underline{21}$
15	[19] years of age or older.
16	* Sec. 6. AS 11.76.109(a) is amended to read:
17	(a) A person commits the offense of selling or giving an electronic smoking
18	product or a product containing nicotine to a person under 21 years of age [MINOR]
19	if the person
20	(1) negligently sells an electronic smoking product or a product
21	containing nicotine to a person under 21 [19] years of age;
22	(2) is <u>21</u> [19] years of age or older and negligently exchanges or gives
23	an electronic smoking product or a product containing nicotine to a person under 21
24	[19] years of age;
25	(3) maintains a vending machine that dispenses electronic smoking
26	products or products containing nicotine; or
27	(4) holds a business license endorsement under AS 43.70.075 and
28	allows a person under 21 [19] years of age to sell an electronic smoking product or a
29	product containing nicotine.
30	* Sec. 7. AS 11.76.109(b) is amended to read:
31	(b) The provisions of (a) of this section do not apply to the sale, exchange, or

1	gift to a person under 21 [19] years of age of an electronic smoking product or a
2	product containing nicotine that is intended or expected to be consumed without being
3	combusted if the electronic smoking product or product containing nicotine
4	(1) has been approved by the United States Food and Drug
5	Administration for sale as a tobacco use cessation [OR HARM REDUCTION] product
6	or for other medical purposes;
7	(2) is being marketed and sold solely for the approved purposes; and
8	(3) is
9	(A) prescribed by a health care professional;
10	(B) given to a person by the person's parent or legal guardian;
11	(C) provided by a state-approved tobacco cessation program
12	administered by the Department of Health; or
13	(D) provided by a pharmacist to a person 18 years of age or
14	older without a prescription.
15	* Sec. 8. AS 11.76.109(d) is amended to read:
16	(d) Notwithstanding (a)(3) of this section, a person who maintains a vending
17	machine is not in violation of (a)(3) of this section if the vending machine is located
18	(1) on premises licensed as a beverage dispensary under AS 04.09.200
19	or 04.09.350, licensed as a club under AS 04.09.220, or licensed as a package store
20	under AS 04.09.230, and is located
21	(A) as far as practicable from the primary entrance; and
22	(B) in a place that is directly and continually supervised by a
23	person employed on the licensed premises during the hours the vending
24	machine is accessible to the public; or
25	(2) in an employee break room or other controlled area of a private
26	work place that is not generally considered a public place and the room or area
27	contains a posted warning sign at least 11 inches by 8.5 inches indicating that
28	possession of electronic smoking products or products containing nicotine by a person
29	under 21 [19] years of age without a prescription is prohibited under AS 11.76.105
30	[THIS SECTION].
31	* Sec. 9. AS 11.76.109(g) is amended to read:

1	(g) Selling or giving an electronic smoking product or a product containing
2	nicotine to a person under 21 years of age [MINOR] is a violation and, upon
3	conviction, is punishable by a fine of not less than \$300.
4	* Sec. 10. AS 11.81.900(b) is amended by adding a new paragraph to read:
5	(69) "nicotine" includes a chemical or chemical compound intended,
6	when introduced into the human body, to mimic or simulate the effect of nicotine from
7	tobacco.
8	* Sec. 11. AS 17.38.070(a) is amended to read:
9	(a) Notwithstanding any other provision of law, the following acts, when
10	performed by a retail marijuana store with a current, valid registration, or a person 21
11	years of age or older who is acting in the person's capacity as an owner, employee, or
12	agent of a retail marijuana store, are lawful and are not an offense under state law or a
13	basis for seizure or forfeiture of assets under state law:
14	(1) possessing, displaying, storing, or transporting marijuana or
15	marijuana products, except that marijuana and marijuana products may not be
16	displayed in a manner that is visible to the general public from a public right-of-way;
17	(2) delivering or transferring marijuana or marijuana products to a
18	marijuana testing facility;
19	(3) receiving marijuana or marijuana products from a marijuana testing
20	facility;
21	(4) purchasing marijuana from a marijuana cultivation facility;
22	(5) purchasing marijuana or marijuana products from a marijuana
23	product manufacturing facility; and
24	(6) delivering, distributing, or selling marijuana or marijuana products
25	to a consumer, a marijuana cultivation facility, or a marijuana product
26	manufacturing facility [CONSUMERS].
27	* Sec. 12. AS 17.38.200(a) is amended to read:
28	(a) Each application or renewal application for a registration to operate a
29	marijuana establishment shall be submitted to the board. A renewal application may be
30	submitted up to 90 days before the expiration of the marijuana establishment's
31	registration. When filing an application for a new registration under this subsection,

the applicant shall submit the applicant's fingerprints and the fees required by the
Department of Public Safety under AS 12.62.160 for criminal justice information and
a national criminal history record check. When filing an application for renewal of
registration, an applicant shall submit the applicant's fingerprints and the fees required
by the Department of Public Safety under AS 12.62.160 for criminal justice
information and a national criminal history record check every \underline{six} [FIVE] years. The
board shall forward the fingerprints and fees to the Department of Public Safety to
obtain a report of criminal justice information under AS 12.62 and a national criminal
history record check under AS 12.62.400.

* Sec. 13. AS 17.38.200(d) is amended to read:

- (d) Within 45 to 90 days after receiving an application or renewal application, the board shall issue **a biennial** [AN ANNUAL] registration to the applicant unless the board finds the applicant is not in compliance with regulations enacted **under** [PURSUANT TO] AS 17.38.190 or the board is notified by the relevant local government that the applicant is not in compliance with ordinances and regulations made **under** [PURSUANT TO] AS 17.38.210 and in effect at the time of application.
- * **Sec. 14.** AS 17.38.210(e) is amended to read:
 - (e) A local government may establish a schedule of <u>biennial</u> [ANNUAL] operating, registration, and application fees for marijuana establishments, provided that the local government may charge the
 - (1) application fee only if an application is submitted to the local government in accordance with (f) of this section; and
 - (2) registration fee only if a registration is issued by the local government in accordance with (f) of this section.
- * **Sec. 15.** AS 17.38.210(f) is amended to read:
 - (f) If the board does not issue a registration to an applicant within 90 days **after receiving** [OF RECEIPT OF] the application filed in accordance with AS 17.38.200 and does not notify the applicant of the specific, permissible reason for its denial, in writing and within **that** [SUCH] time period, or if the board has adopted regulations **under** [PURSUANT TO] AS 17.38.190 and has accepted applications **under** [PURSUANT TO] AS 17.38.200 but has not issued any registrations by 15

months after February 24, 2015, the applicant may resubmit its application directly to the local regulatory authority, <u>under</u> [PURSUANT TO] (c) of this section, and the local regulatory authority may issue <u>a biennial</u> [AN ANNUAL] registration to the applicant. If an application is submitted to a local regulatory authority under this subsection, the board shall forward to the local regulatory authority the application fee paid by the applicant to the board upon request by the local regulatory authority.

* **Sec. 16.** AS 17.38.210(h) is amended to read:

- (h) A local regulatory authority issuing a registration to an applicant shall do so within 90 days <u>after receiving</u> [OF RECEIPT OF] the submitted or resubmitted application unless the local regulatory authority finds and notifies the applicant that the applicant is not in compliance with ordinances and regulations made <u>under</u> [PURSUANT TO] (b) of this section in effect at the time the application is submitted to the local regulatory authority. The local government shall notify the board if <u>a</u> <u>biennial</u> [AN ANNUAL] registration has been issued to the applicant.
- * **Sec. 17.** AS 17.38.210(j) is amended to read:
 - (j) A subsequent or renewed registration may be issued under (f) of this section on <u>a biennial</u> [AN ANNUAL] basis only upon resubmission to the local government of a new application submitted to the board <u>under</u> [PURSUANT TO] AS 17.38.200.
- * **Sec. 18.** AS 17.38.320 is amended to read:
 - **Sec. 17.38.320.** Effect on registrations of prohibition of marijuana establishments. If a majority of voters vote to prohibit the operation of marijuana establishments under AS 17.38.300, the board may not issue, renew, or transfer, between persons or locations, a registration for a marijuana establishment located within the perimeter of the established village. A registration that may not be renewed because of a local option election held under AS 17.38.300 is void 90 days after the results of the election are certified. A registration that expires during the 90 days after the results of a local option election are certified may be extended, until it is void under this section, by payment of a prorated portion of the **biennial** [ANNUAL] registration fee.
- * **Sec. 19.** AS 17.38.900(18) is amended to read:

product manufacturing facilities;
marijuana products to consumers, marijuana cultivation facilities, and marijuana
products from marijuana product manufacturing facilities, and to sell marijuana and
marijuana from marijuana cultivation facilities, to purchase marijuana and marijuana
(18) "retail marijuana store" means an entity registered to purchase

* **Sec. 20.** AS 37.05.580(a) is amended to read:

(a) The [THERE IS CREATED AS A SPECIAL ACCOUNT IN THE GENERAL FUND THE] tobacco use education and cessation fund is established as a separate fund in the state treasury. Each year, [INTO WHICH SHALL BE DEPOSITED] 20 percent of annual [ANNUALLY OF THE] revenue derived from the settlement of State of Alaska v. Philip Morris, Incorporated, et al, No. 1JU-97-915 CI (Alaska Super. 1997) shall be deposited into the fund. The purpose of the tobacco use education and cessation fund is to provide a source to finance the comprehensive smoking education, tobacco use prevention, and tobacco control program authorized by AS 44.29.020(a)(12).

* **Sec. 21.** AS 43.50.070 is amended to read:

Sec. 43.50.070. Suspension or revocation of or refusal to renew a license.

(a) The department may suspend, revoke, or refuse to renew a license issued under this chapter (1) for a negligent violation of AS 11.76.100, 11.76.106, 11.76.107, 11.76.109, or a violation of this chapter or a regulation of the department adopted under this chapter; (2) if a licensee ceases to act in the capacity for which the license was issued; or (3) if a licensee negligently sells tobacco or products containing tobacco to a person who is required to, but does not, hold a license endorsement under AS 43.70.075 or whose license endorsement under AS 43.70.075 has been suspended. A person whose license is suspended or revoked may not sell cigarettes. [OR] tobacco products, or electronic smoking products, or permit cigarettes. [OR] tobacco products, or electronic smoking products to be sold, during the period of the suspension or revocation on the premises occupied or controlled by that person. A disciplinary proceeding or action is not barred or abated by the expiration, transfer, surrender, renewal, or extension of a license issued under this chapter. The department shall comply with the provisions of AS 44.62 (Administrative Procedure Act), except

1	that a hearing officer of the department, rather than a hearing officer assigned under
2	AS 44.62.350, may conduct hearings.
3	(b) In this section, "licensee" means a person licensed under AS 43.50.010 -
4	43.50.180, [OR] 43.50.300 - 43.50.390, or 43.50.850 - 43.50.880.
5	* Sec. 22. AS 43.50.105(b) is amended to read:
6	(b) A person who is licensed under this chapter may not ship or cause to be
7	shipped cigarettes to a person in this state unless the person receiving the cigarettes
8	(1) is licensed under this chapter;
9	(2) holds a business license endorsement under AS 43.70.075;
10	(3) is an operator of a customs bonded warehouse under 19 U.S.C.
11	1311 or 19 U.S.C. 1555;
12	(4) is an instrumentality of the federal government or an Indian tribal
13	organization authorized by law to possess cigarettes not taxed under this chapter; or
14	(5) is an individual 21 [19] years of age or older and the individual's
15	age was verified at the time of purchase by a third-party verification service, the
16	individual is receiving the cigarettes for personal consumption, and the tax imposed
17	on the cigarettes under this chapter has been paid.
18	* Sec. 23. AS 43.50.105(c) is amended to read:
19	(c) A common or contract carrier may not knowingly transport cigarettes to a
20	person in this state unless the person
21	(1) shipping the cigarettes is licensed under this chapter and, before
22	shipment, provides the common or contract carrier with a copy of the person's current
23	license issued by the department and
24	(A) an affidavit from the intended recipient certifying that the
25	person receiving the cigarettes is a person described under $(b)(1) - (4)$ [(b)(1) -
26	(5)] of this section; or
27	(B) the common or contract carrier verifies the age of the
28	recipient as 21 years of age or older before delivery; or
29	(2) receiving the cigarettes is a person described under (a)(2) or (3) of
30	this section or is licensed under this chapter and, before receipt, provides the common
31	or contract carrier with a copy of the person's current license issued by the department.

1	* Sec. 24. AS 43.50.190(d) is amended to read:
2	(d) A portion of the annual proceeds of the tax levied under (a) of this section
3	equal to 8.9 percent of the total proceeds of the tax shall be deposited into the tobacco
4	use education and cessation fund established in AS 37.05.580. [THIS DEPOSIT
5	SHALL BE IN ADDITION TO ANY SUMS DEPOSITED INTO THE FUND
6	UNDER AS 37.05.580(a).]
7	* Sec. 25. AS 43.50 is amended by adding a new section to read:
8	Sec. 43.50.325. Restrictions on shipping or transporting tobacco products.
9	(a) A person who is not licensed under this chapter may not ship or cause to be
10	shipped a tobacco product to a person in this state unless the person receiving the
11	tobacco product is
12	(1) licensed under this chapter;
13	(2) an operator of a customs bonded warehouse under 19 U.S.C. 1311
14	or 19 U.S.C. 1555; or
15	(3) an instrumentality of the federal government or an Indian tribal
16	organization authorized by law to possess tobacco products not taxed under this
17	chapter.
18	(b) A person who is licensed under this chapter may not ship or cause to be
19	shipped a tobacco product to a person in this state unless the person receiving the
20	tobacco product
21	(1) is licensed under this chapter;
22	(2) holds a business license endorsement under AS 43.70.075;
23	(3) is an operator of a customs bonded warehouse under 19 U.S.C.
24	1311 or 19 U.S.C. 1555;
25	(4) is an instrumentality of the federal government or an Indian tribal
26	organization authorized by law to possess tobacco products not taxed under this
27	chapter; or
28	(5) is an individual 21 years of age or older and the individual's age
29	was verified at the time of purchase though a third-party verification service, the
30	individual is receiving the tobacco product for personal consumption, and the tax
31	imposed on the tobacco product under this chapter has been paid.

1	(c) A common of contract carrier may not knowingly transport a tooacco
2	product to a person in this state unless the person
3	(1) shipping the tobacco product is licensed under this chapter and,
4	before shipment, provides the common or contract carrier with a copy of the person's
5	current license issued by the department and
6	(A) an affidavit from the intended recipient certifying that the
7	person receiving the tobacco product is a person described under (b)(1) - (4) of
8	this section; or
9	(B) the common or contract carrier verifies the age of the
10	recipient as 21 years of age or older before delivery; or
11	(2) receiving the tobacco product is a person described under (a)(2) or
12	(3) of this section or is licensed under this chapter and, before receipt, provides the
13	common or contract carrier with a copy of the person's current license issued by the
14	department.
15	(d) If a tobacco product is transported by a common or contract carrier to a
16	home or residence, it is rebuttably presumed that the common or contract carrier knew
17	that the recipient of the tobacco product was not a person described under (b)(1) - (5)
18	of this section, unless the person shipping the tobacco product has satisfied the
19	requirements in $(c)(1)$ of this section.
20	(e) A person, other than a common or contract carrier, may not knowingly
21	transport a tobacco product to a person in this state, unless the recipient of the tobacco
22	product is a person described under (b)(1) - (5) of this section.
23	(f) A person who ships or causes to be shipped a tobacco product to a person
24	in this state shall plainly and visibly mark the container or wrapping with the words
25	"tobacco product" if the tobacco product is shipped in a container or wrapping other
26	than the manufacturer's original container or wrapping of the tobacco product.
27	(g) A person who violates the provisions of this section is guilty of a class A
28	misdemeanor if the person unlawfully ships, causes to be shipped, or transports a
29	tobacco product.
30	(h) In addition to the criminal penalty under (g) of this section, the department
31	may assess a civil penalty of not more than \$5,000 for each violation of this section.

1	(i) A person who violates the provisions of this section is jointly and severally
2	liable for the taxes imposed by AS 43.50.090 and 43.50.190. To the fullest extent
3	permitted by the Constitution of the United States, a person who violates the
4	provisions of this section is required to collect the taxes and pay them to the
5	department.
6	* Sec. 26. AS 43.50 is amended by adding new sections to read:
7	Article 8. Electronic Smoking Products Sales, Shipping, and Licensing.
8	Sec. 43.50.850. Licensing. (a) Except as provided in (g) of this section, a
9	person must be licensed by the department if the person engages in the business of
10	selling electronic smoking products at retail.
11	(b) The department, upon application and payment of a fee of \$50, shall issue
12	a license for one year to a person who applies for a license under (a) of this section.
13	(c) The department may refuse to issue a license under this section if
14	(1) there is reasonable cause to believe the information submitted in
15	the application is false or misleading and is not made in good faith; or
16	(2) the applicant is not in good standing under AS 10.06 (Alaska
17	Corporations Code).
18	(d) A license issued under this section must include the name and address of
19	the licensee, the type of business to be conducted, and the year for which the license is
20	issued.
21	(e) The department may renew a license issued under this section for a fee of
22	\$50 if the applicant is in good standing under AS 10.06 (Alaska Corporations Code).
23	(f) The department may suspend, revoke, or refuse to renew a license issued
24	under this section as provided in AS 43.50.070.
25	(g) A license required by this section is in addition to any other license
26	required by law, except that a person who is licensed under AS 43.50.010 - 43.50.180
27	or 43.50.300 - 43.50.390 is exempt from the licensing requirements of this section.
28	(h) A license issued under this section is not assignable or transferable, except
29	that in the case of death, bankruptcy, receivership, or incompetency of the licensee, or
30	if the business of the licensee is transferred to another by operation of law, the
31	department may extend the license for a limited time to the executor, administrator,

1	trustee, receiver, or transferee.
2	Sec. 43.50.860. Marketing and distribution of electronic smoking
3	products. A person licensed under this chapter may not
4	(1) distribute an electronic smoking product designed or packaged so
5	as not to be clearly recognizable as an electronic smoking product; or
6	(2) market an electronic smoking product, including a flavored
7	electronic smoking product, in a manner likely to promote use of the electronic
8	smoking product by a person under 21 years of age.
9	Sec. 43.50.870. Restrictions on shipping or transporting electronic
10	smoking products. (a) A person who is not licensed under this chapter may not ship
11	or cause to be shipped an electronic smoking product to a person in this state unless
12	the person receiving the electronic smoking product is
13	(1) licensed under this chapter;
14	(2) an operator of a customs bonded warehouse under 19 U.S.C. 1311
15	or 19 U.S.C. 1555; or
16	(3) an instrumentality of the federal government or an Indian triba
17	organization.
18	(b) A person who is licensed under this chapter may not ship or cause to be
19	shipped an electronic smoking product to a person in this state unless the person
20	receiving the electronic smoking product
21	(1) is licensed under this chapter;
22	(2) holds a business license endorsement under AS 43.70.075;
23	(3) is an operator of a customs bonded warehouse under 19 U.S.C
24	1311 or 19 U.S.C. 1555;
25	(4) is an instrumentality of the federal government or an Indian triba
26	organization; or
27	(5) is an individual 21 years of age or older and the individual's age
28	was verified at the time of purchase though a third-party verification service and the
29	individual is receiving the electronic smoking product for personal consumption.
30	(c) A common or contract carrier may not knowingly transport an electronic
31	smoking product to a person in this state unless the person

1	(1) shipping the electronic smoking product is licensed under this
2	chapter and, before shipment, provides the common or contract carrier with a copy of
3	the person's current license issued by the department and
4	(A) an affidavit from the intended recipient certifying that the
5	person receiving the electronic smoking product is a person described under
6	(b)(1) - (4) of this section; or
7	(B) the common or contract carrier verifies the age of the
8	recipient as 21 years of age or older before delivery; or
9	(2) receiving the electronic smoking product is a person described
10	under (a)(2) or (3) of this section or is licensed under this chapter and, before receipt,
11	provides the common or contract carrier with a copy of the person's current license
12	issued by the department.
13	(d) If an electronic smoking product is transported by a common or contract
14	carrier to a home or residence, it is rebuttably presumed that the common or contract
15	carrier knew that the recipient of the electronic smoking product was not a person
16	described under (b)(1) - (5) of this section, unless the person shipping the electronic
17	smoking product has satisfied the requirements in (c)(1) of this section.
18	(e) A person, other than a common or contract carrier, may not knowingly
19	transport an electronic smoking product to a person in this state, unless the recipient of
20	the electronic smoking product is a person described under (b)(1) - (5) of this section.
21	(f) A person who ships or causes to be shipped an electronic smoking product
22	to a person in this state shall plainly and visibly mark the container or wrapping with
23	the words "electronic smoking product" if the electronic smoking product is shipped in
24	a container or wrapping other than the manufacturer's original container or wrapping
25	of the electronic smoking product.
26	(g) A person who violates the provisions of this section is guilty of a class A
27	misdemeanor if the person unlawfully ships, causes to be shipped, or transports an
28	electronic smoking product.
29	(h) In addition to the criminal penalty under (g) of this section, the department
30	may assess a civil penalty of not more than \$5,000 for each violation of this section.
31	Sec. 43.50.880. Restrictions on electronic smoking products. A person may

1	sell or distribute to consumers in this state, acquire, hold, own, possess, or transport
2	for sale or distribution in this state, or import or cause to be imported into this state for
3	sale or distribution in this state only electronic smoking products
4	(1) for which the component vapor product
5	(A) has a nicotine content of less than 60 milligrams of nicotine
6	for each milliliter of vapor product;
7	(B) is protected from breakage and leakage;
8	(C) does not contain added vitamins or other additives
9	marketed to create the impression of health benefits; in this subparagraph,
10	"vitamins or other additives" includes caffeine, taurine, vitamin E acetate,
11	stimulants, and colorants;
12	(2) that are packaged to be child- and tamper-proof; and
13	(3) that are labeled to inform consumers about all vapor product
14	ingredients and nicotine content.
15	Article 9. General Provisions.
16	Sec. 43.50.990. Definitions. In this chapter,
17	(1) "electronic smoking product" has the meaning given in
18	AS 11.81.900(b);
19	(2) "vapor product" means a substance intended to be aerosolized or
20	vaporized during the use of an electronic smoking product.
21	* Sec. 27. AS 43.61.010(a) is amended to read:
22	(a) An excise tax is imposed on the sale or transfer of marijuana from a
23	marijuana cultivation facility to a retail marijuana store or marijuana product
24	manufacturing facility. Every marijuana cultivation facility shall pay an excise tax at
25	the rate of \$12.50 an [\$50 PER] ounce, or proportionate part thereof, on marijuana
26	that is sold or transferred from a marijuana cultivation facility to a retail marijuana
27	store or marijuana product manufacturing facility.
28	* Sec. 28. AS 43.61.010(f) is amended to read:
29	(f) The marijuana education and treatment fund is established in the general
30	fund. In addition to the accounting under (c) of this section, the Department of
31	Administration shall separately account for 25 percent of the tax collected under this

1	section and deposit it into the marijuana education and treatment fund. The
2	Department of Administration shall deposit interest earned on the fund into the general
3	fund. Money in the fund does not lapse. The legislature may use the annual estimated
4	balance in the fund to make appropriations to the Department of Health for the
5	comprehensive marijuana use education and treatment program established under
6	AS 44.29.020(a)(14) and may use at least 50 percent of the annual estimated
7	balance in the fund to make appropriations to the youth services grant program
8	within the community-based marijuana misuse prevention component of that
9	program.
10	* Sec. 29. AS 43.61.010 is amended by adding a new subsection to read:
11	(g) A sales tax is imposed on the sale of marijuana and marijuana products
12	from a retail marijuana store to a consumer. Every consumer shall pay a seven percent
13	sales tax at a retail marijuana store for all marijuana and marijuana products intended
14	for human consumption.
15	* Sec. 30. AS 43.61.020 is amended to read:
16	Sec. 43.61.020. Quarterly statements [MONTHLY STATEMENT] and
17	payments. (a) Each <u>retail</u> marijuana <u>store</u> [CULTIVATION FACILITY] shall send a
18	statement by mail or electronically to the department on or before the last day of each
19	quarter [CALENDAR MONTH]. The statement must contain an account of the
20	amount of marijuana sold to consumers [OR TRANSFERRED TO RETAIL
21	MARIJUANA STORES AND MARIJUANA PRODUCT MANUFACTURING
22	FACILITIES IN THE STATE] during the preceding quarter [MONTH], setting out
23	[(1)] the total number of ounces, including fractional ounces, sold <u>and</u>
24	the total value of the marijuana sold [OR TRANSFERRED;
25	(2) THE NAMES AND ALASKA ADDRESS OF EACH BUYER
26	AND TRANSFEREE; AND
27	(3) THE WEIGHT OF MARIJUANA SOLD OR TRANSFERRED
28	TO THE RESPECTIVE BUYERS OR TRANSFEREES].
29	(b) The <u>retail</u> marijuana <u>store</u> [CULTIVATION FACILITY] shall pay
30	quarterly [MONTHLY] to the department [,] all taxes, computed at the rates

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prescribed in this chapter, on the respective total quantities of the marijuana sold [OR

1	TRANSFERRED] during the preceding quarter [MONTH]. The quarterly
2	[MONTHLY] return shall be filed and the tax paid on or before the last day of each
3	quarter [MONTH] to cover the preceding quarter [MONTH].
4	* Sec. 31. AS 43.61.030 is amended to read:
5	Sec. 43.61.030. Administration and enforcement of tax. (a) Delinquent
6	payments under this chapter shall subject the retail marijuana store [CULTIVATION
7	FACILITY] to civil penalties under AS 43.05.220.
8	(b) If a <u>retail</u> marijuana <u>store</u> [CULTIVATION FACILITY] fails to pay the
9	tax to the state, the <u>retail</u> marijuana <u>store's</u> [CULTIVATION FACILITY'S]
10	registration may be revoked in accordance with procedures established under
11	AS 17.38.190(a)(1).
12	* Sec. 32. AS 43.70.075(f) is amended to read:
13	(f) A person who holds a license endorsement issued under this section shall
14	post on the licensed premises a warning sign as described in this subsection. A
15	warning sign required by this subsection must be at least 8.5 inches by 11 inches and
16	must read: "The sale of electronic smoking products or products containing nicotine
17	without a prescription or tobacco products to persons under age <u>21</u> [19] is illegal." A
18	person holding an endorsement issued under this section shall display the warning sign
19	in a manner conspicuous to a person purchasing or consuming tobacco products,
20	electronic smoking products, or products containing nicotine on the licensed premises.
21	The department shall make available the warning signs required under this section to a
22	person who holds an endorsement issued under this section or a person who requests
23	the sign with the intention of displaying it.
24	* Sec. 33. AS 43.70.075(m) is amended to read:
25	(m) The department may initiate suspension of a business license endorsement
26	or the right to obtain a business license endorsement under this section by sending the
27	person subject to the suspension a notice by certified mail, return receipt requested, or
28	by delivering the notice to the person. The notice must contain information that

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informs the person of the grounds for suspension, the length of any suspension sought,

and the person's right to administrative review. A suspension begins 30 days after

receipt of notice described in this subsection unless the person delivers a timely

1	written request for a hearing to the department in the manner provided by regulations
2	of the department. If a hearing is requested under this subsection, an administrative
3	law judge of the office of administrative hearings (AS 44.64.010) shall determine the
4	issues by using the preponderance of the evidence test and shall, to the extent they do
5	not conflict with regulations adopted under AS 44.64.060, conduct the hearing in the
6	manner provided by regulations of the department. A hearing under this subsection is
7	limited to the following questions:
8	(1) was the person holding the business license endorsement, or an
9	agent or employee of the person while acting within the scope of the agency or
10	employment of the person, convicted by plea or judicial finding of violating
11	AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109;
12	(2) if the department does not allege a conviction of AS 11.76.100,
13	11.76.106, 11.76.107, or 11.76.109, did the person, or an agent or employee of the
14	person while acting within the scope of the agency or employment of the person,
15	violate a provision of (a) or (g) of this section;
16	(3) within the 24 months before the date of the department's notice
17	under this subsection, was the person, or an agent or employee of the person while
18	acting within the scope of the agency or employment of the person, convicted of
19	violating AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109 or adjudicated for
20	violating a provision of (a) or (g) of this section;
21	(4) did the person holding the business license endorsement establish
22	that the person holding the business license endorsement had adopted and enforced an
23	education, a compliance, and a disciplinary program for agents and employees of the
24	person as provided in (t) of this section;
25	(5) did the person holding the business license endorsement overcome
26	the rebuttable presumption established in (w) of this section;
27	(6) within five years before the date of the violation that is the subject
28	of the hearing, did the department establish that the person holding the business
29	license endorsement
30	(A) previously violated (a) or (g) of this section;
31	(B) previously violated AS 11.76.100, 11.76.106, 11.76.107, or

1	11./6.109 at a location or outlet in a location for which the person holds a
2	business license endorsement, or had an agent or employee previously violate
3	AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109; this subparagraph does not
4	apply to a prior conviction that served to enhance a suspension period under
5	(d)(2) - (4) of this section; or
6	(C) engaged at a location owned by the person in other conduct
7	that was or is likely to result in the sale of tobacco, electronic smoking
8	products, or products containing nicotine to a person under 21 [19] years of
9	age in violation of AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109.
10	* Sec. 34. AS 43.70.075(t) is amended to read:
11	(t) Based on evidence provided at the hearing under (m)(4) - (6) of this
12	section, the department may reduce the license suspension period under (d) of this
13	section if the person holding the business license endorsement establishes that, before
14	the date of the violation, the person had
15	(1) adopted and enforced a written policy against selling cigarettes,
16	cigars, tobacco, products containing tobacco, electronic smoking products, or products
17	containing nicotine to a person under 21 [19] years of age in violation of
18	AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109;
19	(2) informed the person's agents and employees of the applicable laws
20	and their requirements and conducted training on complying with the laws and
21	requirements;
22	(3) required each agent and employee of the person to sign a form
23	stating that the agent and employee has been informed of and understands the written
24	policy and the requirements of AS 11.76.100, 11.76.106, 11.76.107, and 11.76.109;
25	(4) determined that the agents and employees of the person had
26	sufficient experience and ability to comply with the written policy and requirements of
27	AS 11.76.100, 11.76.106, 11.76.107, and 11.76.109;
28	(5) required the agents and employees of the person to verify the age
29	of purchasers of cigarettes, cigars, tobacco, other products containing tobacco,
30	electronic smoking products, or products containing nicotine by means of a valid
31	government issued photographic identification;

1	(6) established and enforced disciplinary sanctions for noncompliance
2	with the written policy or the requirements of AS 11.76.100, 11.76.106, 11.76.107,
3	and 11.76.109; and
4	(7) monitored the compliance of the agents and employees of the
5	person with the written policy and the requirements of AS 11.76.100, 11.76.106,
6	11.76.107, and 11.76.109.
7	* Sec. 35. AS 43.70.075(w) is amended to read:
8	(w) For purposes of (m)(5) of this section, a conviction for a violation of
9	AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109 by the agent or employee of the
10	person who holds the business license endorsement is rebuttably presumed to
11	constitute proof of the fact that the agent or employee negligently sold a cigarette, a
12	cigar, or tobacco, a product containing tobacco, an electronic smoking product, or a
13	product containing nicotine to a person under 21 [19] years of age. The person who
14	holds the business license endorsement may overcome the presumption by
15	establishing by clear and convincing evidence that the agent or employee did not
16	negligently sell a cigarette, a cigar, or tobacco, a product containing tobacco, an
17	electronic smoking product, or a product containing nicotine to a person under 21 [19]
18	years of age in violation of AS 11.76.100, 11.76.106, 11.76.107, or 11.76.109 as
19	alleged in the citation issued to the agent or employee. The presentation of evidence
20	authorized by this subsection does not constitute a collateral attack on the conviction
21	described in this subsection.
22	* Sec. 36. AS 45.50.471(b) is amended by adding a new paragraph to read:
23	(58) marketing an electronic smoking product in a manner likely to
24	promote use of electronic smoking products by a person under 21 years of age; in this
25	paragraph, "electronic smoking product" has the meaning given in AS 43.50.990.
26	* Sec. 37. AS 47.12.030(b) is amended to read:
27	(b) When a minor is accused of violating a statute specified in this subsection,
28	other than a statute the violation of which is a felony, this chapter and the Alaska
29	Delinquency Rules do not apply and the minor accused of the offense shall be
30	charged, prosecuted, and sentenced in the district court in the same manner as an
31	adult; if a minor is charged, prosecuted, and sentenced for an offense under this

1	subsection, the minor's parent, guardian, or regar custodian shall be present at an
2	proceedings; the provisions of this subsection apply when a minor is accused of
3	violating
4	(1) a traffic statute or regulation, or a traffic ordinance or regulation of
5	a municipality;
6	(2) AS 11.76.105, relating to the possession of tobacco by a person
7	under <u>21</u> [19] years of age;
8	(3) a fish and game statute or regulation under AS 16;
9	(4) a parks and recreational facilities statute or regulation under
10	AS 41.21;
11	(5) [REPEALED]
12	(6) a municipal curfew ordinance, whether adopted under
13	AS 29.35.085 or otherwise, unless the municipality provides for enforcement of its
14	ordinance under AS 29.25.070(b) by the municipality; in place of any fine imposed for
15	the violation of a municipal curfew ordinance, the court shall allow a defendant the
16	option of performing community work; the value of the community work, which may
17	not be lower than the amount of the fine, shall be determined under AS 12.55.055(c);
18	in this paragraph, "community work" includes the work described in AS 12.55.055(b)
19	or work that, on the recommendation of the municipal or borough assembly, city
20	council, or traditional village council of the defendant's place of residence, would
21	benefit persons within the municipality or village who are elderly or disabled;
22	(7) AS 04.16.050, relating to consumption, possession, or control of
23	alcohol by a person under 21 years of age.
24	* Sec. 38. AS 43.61.010(b) is repealed.
25	* Sec. 39. AS 11.76.100(e) and AS 43.61.010(a) are repealed.
26	* Sec. 40. The uncodified law of the State of Alaska is amended by adding a new section to
27	read:
28	APPLICABILITY. (a) The following sections apply to offenses committed on or after
29	the effective date of those sections:
30	(1) AS 11.76.100(a), as amended by sec. 1 of this Act;
31	(2) AS 11.76.100(b), as amended by sec. 2 of this Act;

1	(3) AS 11.76.105, as amended by sec. 3 of this Act;
2	(4) AS 11.76.105(d), enacted by sec. 4 of this Act;
3	(5) AS 11.76.106(b), as amended by sec. 5 of this Act;
4	(6) AS 11.76.109(a), as amended by sec. 6 of this Act;
5	(7) AS 11.76.109(b), as amended by sec. 7 of this Act;
6	(8) AS 11.76.109(d), as amended by sec. 8 of this Act;
7	(9) AS 11.76.109(g), as amended by sec. 9 of this Act;
8	(10) AS 11.81.900(b)(69), enacted by sec. 10 of this Act;
9	(11) AS 43.50.325, enacted by sec. 25 of this Act;
10	(12) AS 43.50.870, enacted by sec. 26 of this Act; and
11	(13) AS 47.12.030(b), as amended by sec. 37 of this Act.
12	(b) AS 43.61.010(a), as amended by sec. 27 of this Act, applies to taxes accrued on or
13	after the effective date of sec. 27 of this Act.
14	* Sec. 41. Sections 11 - 19, 27, 28, and 38 of this Act take effect July 1, 2024.
15	* Sec. 42. Except as provided in sec. 41 of this Act, this Act takes effect January 1, 2025.