

- 1 HB65
- 2 3I54EEE-1
- 3 By Representative Drummond
- 4 RFD: Judiciary
- 5 First Read: 06-Feb-24
- 6 PFD: 30-Jan-24



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SYNOPSIS:

Under existing law, the Alcoholic Beverage

Control (ABC) Board regulates and enforces the sale of tobacco, tobacco products, alternative nicotine products, and electronic nicotine delivery systems.

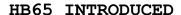
This bill would revise the definition of "electronic nicotine delivery system" to include battery powered devices that deliver substances other than tobacco through the inhalation of vapor.

This bill would prohibit the distribution of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products through a vending machine.

Under existing law, there is no fee for a retail permit to distribute tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products.

This bill would require a one-time application fee and an annual permit fee for the distribution of those products, and would provide for the distribution of those fees.

Under existing law, the ABC Board may assess an





administrative penalty for a violation of the tobacco retail laws.

This bill would increase the penalty that may be assessed and would provide for the distribution of the penalty.

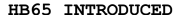
This bill would further provide for the membership of the advisory board to the ABC Board.

Under existing law, an individual under 21 years of age who possesses any tobacco, tobacco product, alternative nicotine product, electronic nicotine delivery system, or false proof of identification shall be issued a citation similar to a uniform nontraffic citation and a \$50 fine.

This bill would provide a series of graduated consequences for a violation based on the number of previous violations and would specify that a violation is committed for possession of an electronic nicotine delivery system, irrespective of the substance contained therein.

This bill would increase the authorized administrative penalty for certain tobacco advertising violations.

Under existing law, the Department of Revenue maintains a directory listing all e-liquid





manufacturers and manufacturers of alternative nicotine authorized to be distributed in the state.

This bill would require a manufacturer to meet certain requirements before being approved for the directory.

This bill would further provide for the requirement of tobacco retailers to post signage warning of the dangers of tobacco product use.

This bill would provide the ABC Board with general rulemaking authority to administer the tobacco retail laws.

This bill would also require the State Board of Education to adopt a model policy for the establishment of vaping awareness, education, and prevention programs to discourage the possession and use of prohibited tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products by students in K-12 schools and would require local school boards to adopt a policy based on the model policy.

Section 111.05 of the Constitution of Alabama of 2022, prohibits a general law whose purpose or effect would be to require a new or increased expenditure of local funds from becoming effective with regard to a



local governmental entity without enactment by a 2/3 vote unless: it comes within one of a number of specified exceptions; it is approved by the affected entity; or the Legislature appropriates funds, or provides a local source of revenue, to the entity for the purpose. The purpose or effect of this bill would be to require a new or increased expenditure of local funds within the meaning of the amendment. However, the bill does not require approval of a local governmental entity or enactment by a 2/3 vote to become effective because it comes within one of the specified exceptions contained in the amendment.

A BILL

TO BE ENTITIED

AN ACT

Relating to the Alcoholic Beverage Control Board; to amend Sections 28-11-2, 28-11-3, 28-11-5, 28-11-6.1, 28-11-6.2, 28-11-7, 28-11-9, 28-11-10, 28-11-12, 28-11-13, 28-11-14, 28-11-16, 28-11-17.1, and 28-11-18, Code of Alabama 1975, to revise the definition of "electronic nicotine delivery system" to include battery powered devices that deliver substances other than tobacco through the inhalation

of vapor; to further provide restrictions on the sale of



- 100 tobacco and other related products to minors; to prohibit the 101 distribution of tobacco, tobacco products, electronic nicotine 102 delivery systems, e-liquids, and alternative nicotine products 103 through a vending machine; to provide license fees for the 104 retail sale of certain tobacco products; to further provide 105 for the authorized penalties for certain violations; to 106 establish the Tobacco Licensing and Compliance Fund in the 107 State Treasury and provide for its administration; to further 108 provide for the membership of the advisory board to the Alcoholic Beverage Control Board; to further provide for the 109 110 requirement of tobacco retailers to post signage warning of 111 the dangers of tobacco product use; to require the board to adopt rules; to require the State Board of Education to 112 113 establish a model vaping awareness, education, and prevention 114 program and require each local board of education to adopt a 115 policy based on the model policy; to repeal Sections 28-11-15 116 and 28-11-19, Code of Alabama 1975, and in connection 117 therewith would have as its purpose or effect the requirement of a new or increased expenditure of local funds within the 118 119 meaning of Section 111.05 of the Constitution of Alabama of 120 2022. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 121 122 Section 1. Sections 28-11-2, 28-11-3, 28-11-5, 28-11-6.1, 28-11-6.2, 28-11-7, 28-11-9, 28-11-10, 28-11-12,

- 123
- 28-11-13, 28-11-14, 28-11-16, 28-11-17.1, and 28-11-18, Code 124
- 125 of Alabama 1975, are amended to read as follows:
- "\$28-11-2 126
- 127 For purposes of this chapter, the following terms have



the following meanings unless the context clearly indicates

otherwise:

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- (1) ALTERNATIVE NICOTINE PRODUCT. The term alternative nicotine product includes any Any product that consists of or contains nicotine that can be ingested into the body by chewing, smoking, absorbing, dissolving, inhaling, snorting, sniffing, or by any other means. The term does not include a tobacco product, electronic nicotine delivery system, or any product that has been approved by the United States Food and Drug Administration for sale as a tobacco cessation product or for other medical purposes and that is being marketed and sold solely for that purpose.
- 140 (2) BOARD. The Alabama Alcoholic Beverage Control
 141 Board.
- 142 (3) CHILD-RESISTANT PACKAGING. Liquid nicotine

 143 container packaging meeting the requirements of 15 U.S.C. §

 144 1472a.
- 145 (4) COMMISSIONER. The Commissioner of the Department of 146 Revenue.
- (5) DELIVERY SALE. The delivery sale of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products.
- 150 (5) (6) DISTRIBUTION. To sell, barter, exchange, or give

 151 tobacco or tobacco products for promotional purposes or for

 152 gratis.
- (6) (7) ELECTRONIC NICOTINE DELIVERY SYSTEM. Any
 electronic device that uses a battery and heating element in
 combination with an e-liquid or tobacco, or substitutes

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136	thereof, to produce a vapor that delivers hitcotine of other
157	substances to the individual inhaling from the device to
158	simulate smoking, and includes, but is not limited to,
159	products that may be offered to, purchased by, or marketed to
160	consumers as an electronic cigarette, electronic cigar,
161	electronic cigarillo, electronic pipe, electronic hookah, vape
162	pen, vape tool, vaping device, or any variation of these
163	terms. The term also includes any e-liquid intended to be
164	vaporized in any device included in this subdivision.
165	$\frac{(7)}{(8)}$ ELECTRONIC NICOTINE DELIVERY SYSTEM RETAILER.
166	Any retail business which offers for sale electronic nicotine
167	delivery systems.
168	$\frac{(8)}{(9)}$ E-LIQUID. A liquid that contains nicotine or
169	other substances and may include flavorings or other
170	ingredients that are intended for use in an electronic
171	nicotine delivery system. The term includes e-liquid
172	substitutes, tobacco substitutes, and any other product that
173	may be used in conjunction with an electronic cigarette,
174	electronic nicotine delivery system, or other electronic
175	battery-powered device to deliver nicotine or other
176	substances, including, but not limited to, CBD oil, THC oil,
177	herbal extracts, and nicotine salts, or analogs thereof, into
178	the body through the inhalation of vapor.
179	$\frac{(9)}{(10)}$ E-LIQUID MANUFACTURER. Any person who
180	manufactures, fabricates, assembles, processes, mixes,
181	prepares, labels, repacks, or relabels an e-liquid to be
182	sealed in final packaging intended for consumer use. This term
183	includes an owner of a brand or formula for an e-liquid who



- 184 contracts with another person to complete the fabrication and
 185 assembly of the product to the brand or formula owner's
 186 standards.
- 187 (10) (11) FDA. The United States Food and Drug
 188 Administration.
- (11) (12) LIQUID NICOTINE CONTAINER. A bottle or other container of a liquid product that is intended to be vaporized and inhaled using an electronic nicotine delivery system. The term does not include a container holding liquid that is intended for use in a vapor product if the container is pre-filled prefilled and sealed by the manufacturer and is not intended to be opened by the consumer.
- 196 $\frac{(12)}{(13)}$ MINOR. Any individual under the age of 19 21 years of age.
- (13) (14) PERSON. Any natural person, firm, partnership,
 association, company, corporation, or other entity. Person
 does not include a manufacturer or wholesaler of tobacco or
 tobacco products nor does it include employees of the permit
 holder.
 - (14) (15) PROOF OF IDENTIFICATION. Any one or more of the following documents used for purposes of determining the age of an individual purchasing, attempting to purchase, or receiving tobacco, tobacco products, electronic nicotine delivery systems, or alternative nicotine products:
- a. A valid <u>driver's driver</u> license issued by any state and bearing the photograph of the presenting individual.
 - b. United States Uniform Service Identification.
- c. A valid passport.

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- 212 d. A valid identification card issued by any state
 213 agency for the purpose of identification and bearing the
 214 photograph and date of birth of the presenting individual.
- e. For legal mail order purposes only, a valid signed certification that will verify the individual is 21 years of age or older.
- 218 (15) (16) RESPONSIBLE VENDOR PROGRAM. A program
 219 administered by the board to encourage and support vendors in
 220 training employees in legal and responsible sales practices.
- 221 (16) (17) SAMPLER. Any business or person who
 222 distributes tobacco or tobacco products for promotional
 223 purposes.

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- (17) (18) SELF-SERVICE DISPLAY. A display that contains tobacco or tobacco products and is located in an area openly accessible to purchasers at retail and from which the purchasers can readily access tobacco or tobacco products without the assistance of the tobacco permit holder or an employee of the permit holder. A display case that holds tobacco or tobacco products behind locked doors does not constitute a self-service display.
- 232 (18) (19) SPECIALTY RETAILER OF ELECTRONIC NICOTINE
 233 DELIVERY SYSTEMS. A business establishment at which any of the
 234 following are true:
- 235 <u>a. The trade name includes the words vape, vapor, or</u>
 236 <u>any variation of the terms which may indicate that the</u>
 237 <u>business sells electronic nicotine delivery systems or</u>
 238 <u>alternative nicotine products.</u>
- 239 a. The sale of electronic nicotine delivery systems



- 240 accounts for more than 35 percent of the total quarterly gross 241 receipts for the establishmentb. The provided list of intended 242 inventory includes 50 percent or more of electronic nicotine 243 delivery systems or alternative nicotine products, or both, by 244 quantity, by value, or both. 245 c. At any time after a permit has been issued, the 246 inventory maintained by the business includes 50 percent or 247 more of electronic nicotine delivery systems or alternative 248 nicotine products, or both, by quantity, by value, or both. 249 b.d. Twenty percent or more of the public retail floor 250 space is allocated for the offering, displaying, or storage of electronic nicotine delivery systems. 251 252 e.e. Twenty percent or more of the total shelf space, 253 including retail floor shelf space and shelf space in areas 254 accessible only to employees, is allocated for the offering, displaying, or storage of electronic nicotine delivery 255 256 systems. 257 d.f. The retail space features a self-service display
- 257 d.f. The retail space features a self-service display
 258 for electronic nicotine delivery systems.
- 259 <u>e.g.</u> Samples of electronic nicotine delivery systems 260 are offered to customers.
- 261 <u>f.h.</u> Liquids intended to be vaporized through the use
 262 of an electronic nicotine delivery system <u>are may be produced</u>
 263 at the facility or <u>are may be produced</u> by the owner of the
 264 establishment or any of its agents or employees <u>for sale at</u>
 265 the establishment.
- 266 (19)(20) TOBACCO or TOBACCO PRODUCT. Any product made or derived from tobacco that is intended for human

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consumption, including any component, part, or accessory of a tobacco product, except for raw materials other than tobacco used in manufacturing a component, part, or accessory of a tobacco product, but does not include an article that is a drug under Section 201(g)(1) of the Federal Food, Drug, and Cosmetic Act, a device under Section 201(h) of the Federal Food, Drug, and Cosmetic Act, or a combination product described in Section 503(g) of the Federal Food, Drug, and Cosmetic Act.

(20)(21) TOBACCO PERMIT. A permit issued by the board to allow the permit holder to engage in the distribution of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products at the location identified in the permit.

(21)(22) TOBACCO SPECIALTY STORE. A business that derives at least 75 percent of its revenue from tobacco or tobacco products."

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The board, in conjunction with federal, state, and local law enforcement agencies, shall enforce state and federal laws that prohibit the distribution of tobacco, tobacco products, alternative nicotine products, e-liquids, and electronic nicotine delivery systems to individuals under the age of 21 years of age. Notwithstanding the foregoing, for purposes of inspections and enforcement actions undertaken pursuant to this section, individuals under the age of 21 years of age may be enlisted to attempt to purchase or purchase tobacco, tobacco products, alternative nicotine

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296 products, e-liquids, and electronic nicotine delivery systems, 297 provided that individuals under the age of 18 years of age shall have the prior written consent of a parent or legal 298 299 quardian, and provided further that the individuals shall be 300 directly supervised during the conduct of each inspection or 301 enforcement action by an enforcement agent of the board or a 302 law enforcement officer, or by a sheriff or head of police of 303 any county, city, town, or other political subdivision, or by a deputy or officer thereof. No individual under the age of 21 304 years may misrepresent his or her age for the purpose of 305 306 purchasing or attempting to purchase tobacco, tobacco products, alternative nicotine products, or electronic 307 308 nicotine delivery systems. If questioned about his or her age 309 during an attempt to purchase or receive tobacco, tobacco 310 products, alternative nicotine products, or electronic nicotine delivery systems, an individual under the age of 21 311 312 years shall state his or her true age. A photograph or video 313 recording of any individual under the age of 21 years 314 assisting in an inspection or enforcement action shall be taken prior to the investigation. The appearance of an 315 316 individual under the age of 21 years participating in an 317 inspection or enforcement action shall not be altered 318 time of the inspection." "\$28-11-5 319 320 The board may use funding, if available, from the 321

The board may use funding, if available, from the Department of Mental Health, other state or federal agencies, grants, and private or public organizations to enforce this chapter and to provide and distribute prevention materials

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324	related to tobacco, tobacco products, alternative nicotine
325	products, e-liquids, and electronic nicotine delivery systems
326	and nicotine prevention materials to retail tobacco merchants
327	and specialty retailers of electronic nicotine delivery
328	systems. The materials shall provide information regarding
329	state and federal laws that prohibit access to tobacco,
330	tobacco products, alternative nicotine products, e-liquids ,
331	and electronic nicotine delivery systems by individuals under
332	the age of 21 years of age and other appropriate information.
333	The board may also provide consultation services for
334	establishing programs to minimize or eliminate sales of
335	tobacco, tobacco products, alternative nicotine products,
336	e-liquids, and electronic nicotine delivery systems to
337	individuals under the age of 21 years of age pursuant to the
338	responsible vendor program."
339	" §28-11-6.1
340	(a) No tobacco, tobacco product, alternative nicotine
341	product, e-liquid , or electronic nicotine delivery system
342	shall be distributed by use of a vending machine unless the
343	machine:
344	(1) Is located in an area in which individuals under
345	the age of 21 years are not permitted access; or
346	(2) Dispenses tobacco, tobacco products, alternative
347	nicotine products, or electronic nicotine delivery systems
348	through the operation of a device that requires the tobacco
349	permit holder or an employee of the permit holder to control
350	the distribution of the product.
351	(b) No tobacco, tobacco product, alternative nicotine



352	product, or electronic nicotine delivery system shall be
353	distributed at retail by use of a vending machine if placed
354	together with any non-tobacco product or non-nicotine product,
355	other than matches, in the machine."
356	"\$28-11-6.2
357	(a) No tobacco, tobacco product, alternative nicotine
358	product, e-liquid , or electronic nicotine delivery system
359	shall be distributed at retail through a self-service display
360	unless the display is a vending machine as permitted under
361	Section 28-11-6.1 or is located in a tobacco specialty store
362	or at a specialty retailer of electronic nicotine delivery
363	systems and is located in an area in which individuals under
364	21 years of age are not permitted access.
365	(b) A violation of this section shall be subject to the
366	<pre>penalties provided in Section 28-11-9."</pre>
367	" §28-11-7
368	(a) $\underline{\text{(1)}}$ Any person who distributes tobacco, tobacco
369	products, electronic nicotine delivery systems, or alternative
370	nicotine products within this state shall first obtain a
371	permit from the board for each location of distribution. There
372	is no fee for the permit. Upon application, there shall be a
373	<pre>one-time, nonrefundable filing fee of fifty dollars (\$50), in</pre>
374	addition to a permit fee of one hundred fifty dollars (\$150),
375	which shall be renewed annually. The one-time filing fee shall
376	apply only to new applicants for a permit on or after the
377	effective date of the act amending this section.
378	(2) The fees collected under this subsection shall be

379 <u>distributed as follows:</u>

a. Seventy-five percent shall be deposited into the
Tobacco Licensing and Compliance Fund to be used for
operational costs of enforcing this chapter and tobacco and
nicotine prevention education.

- b. Twenty-five percent shall be deposited into the

 Public Safety Fund of the Alabama State Law Enforcement Agency

 to be used for the enforcement of this chapter.
- (b) Any person who maintains No person may maintain a tobacco, tobacco product, electronic nicotine delivery system, e-liquid, or alternative nicotine product vending machine—on his or her property in this state shall first obtain a permit from the board for each machine at each machine location. The permit for each machine shall be posted in a conspicuous place on the machine.
- (c) A permit shall be valid only for the locationaddress specified in the permit application.
- (d) A permit is not transferable or assignable and shall be renewed annually. Notwithstanding the foregoing, if If a location for which a permit is has been obtained is sold or transferred, the permit, after submission of an application to transfer and a transfer fee of fifty dollars (\$50), shall may be transferred to the person obtaining control of the location and shall be valid for 30 days after the transfer during which time a new permit shall be obtained, subject to approval by the board. The transferee shall meet any requirements, established by the rule of the board, required for a permit holder. The permitted transfer shall be effective for the duration of the license year, and the transferee shall renew



- 408 the permit annually as provided in subsection (a).
- (e) If feasible, the board by rule may adopt procedures
- 410 for the issuance and renewal of permits which combine tobacco
- 411 permit procedures with the application and licensing
- 412 procedures for alcoholic beverages."
- 413 "\$28-11-9
- 414 (a) Subject to the Alabama Administrative Procedure
- 415 Act, Chapter 22 of Title 41, the board shall have full and
- 416 final authority as to the suspension or revocation for cause
- of any permit issued pursuant to this chapter.
- 418 (1) The board may appoint a hearing commission of at
- least three persons which may do all of the following:
- 420 a. Hear and decide all contested applications for
- 421 permits.
- b. Hear and decide all charges against any permit
- 423 holder or employee of a permit holder for violations of this
- 424 chapter, the law, or the rules of the board.
- 425 c. Revoke or suspend permits as provided in this
- 426 chapter.
- d. Levy administrative fines upon permit holders or
- 428 employees of permit holders.
- 429 (2) No member of the hearing commission shall
- 430 participate in the hearing or disposition of any application
- 431 for a permit or charge against a permit holder or an employee
- of a permit holder if he or she has an interest therein or was
- 433 involved in the investigation.
- (b) The board, or a hearing commission appointed by the
- board, upon finding that a permit holder or any partner,

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436	member, employee, officer, or director of the permit holder
437	has violated any of the laws of this state or the United
438	States relating to the manufacture, sale, possession, or
439	transportation of tobacco, tobacco products, electronic
440	nicotine delivery systems, $\underline{\text{e-liquids,}}$ or alternative nicotine
441	products, or that the permit holder has acted in a manner
442	prejudicial to the welfare, health, peace, temperance, and
443	safety of the people of the community or of the state, $\frac{may}{may}$
444	upon due notice and hearing, $\underline{\text{may}}$ levy administrative fines or
445	suspend or revoke the permit issued by the board, or a
446	combination of all three, as provided in subsection (e). In
447	all cases where the board or hearing commission shall
448	<pre>levylevies an administrative fine or suspend or revoke</pre>
449	suspends or revokes a permit, it the board shall set forth its
450	findings of fact, the evidence from which the findings of
451	facts are made, and the reasons upon which its actions are
452	based.

(c) The fines as specified in subsection (e) shall be applicable per each violation. The permit holder or employee shall remit the administrative fine to the board within seven calendar days from the day that the administrative fine is levied. Failure by the permit holder to pay the administrative fine within that time period shall result in an automatic suspension of the permit until the administrative fine is paid.

461 (d) The maximum length of suspension of a permit
462 pursuant to this chapter shall be one year. A permit holder
463 shall be ineligible to hold a permit pursuant to this chapter



for the location where the violation occurred until the expiration or removal of the suspension. A permit holder whose permit is revoked by the board or the hearing commission shall be, at the discretion of the board or hearing commission, ineligible to hold a permit pursuant to this chapter until the expiration of one year from the date the permit is revoked at the location where the violation occurred.

- (e) The following administrative fines maypenalties
 shall be levied for violations of this chapter against valid
 permit holders or employees, or both:
- (1) Upon conviction for For a first violation at a location in a four-year periodby the permit holder or an employee of the permit holder, the board or hearing commission may levy a fine against the permit holder of not more than five hundred dollars (\$500) or may offer the permit holder an opportunity to provide training sessions administered by the Responsible Vendor Program in lieu of anthe administrative fine upon the permit holder and the employee, if the violation is by an employee, of not more than two hundred dollars (\$200).
- (2) Upon conviction of For a second violation at the same location within a two-year four-year period, the board or hearing commission mayshall levy an administrative fine upon the permit holder and the employee, if the violation is by an employee, of not more than four hundred dollars (\$400) seven hundred fifty dollars (\$750).
- (3) Upon conviction of a third or subsequent violation at the same location within a two-year period, the board or

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492	hearing commission may levy an administrative fine upon the
493	permit holder and the employee, if the violation is by an
494	employee, of not more than seven hundred fifty dollars (\$750).
495	(4) Upon conviction of (3) For a fourththird or
496	subsequent violation at the same location within a
497	two-year four-year period, the board or hearing commission
498	<pre>mayshall levy an administrative fine upon the permit holder</pre>
499	and the employee, if the violation is by an employee, of not
500	more than one thousand dollars (\$1,000) and may suspend or
501	revoke the permit.
502	(f) Before imposition of any administrative
503	finepenalty, the permit holder shall be afforded all
504	procedural rights to due process in addition to those rights
505	guaranteed by the Alabama Administrative Procedure Act,
506	Chapter 22 of Title 41."
507	" §28-11-10
508	The Tobacco Licensing and Compliance Fund is hereby
509	created in the State Treasury. The fund shall be administered
510	by the Licensing and Compliance Division of the board. All
511	fees and other funds collected by the board pursuant to this
512	chapter shall be deposited into the State General Fund. State
513	Treasury to the credit of the fund. Amounts deposited into the
514	fund shall be budgeted and allotted in accordance with
515	Sections 41-4-80 through 41-4-96 and Sections 41-19-1 through
516	41-19-12. Monies in the fund shall be used by the Licensing
517	and Compliance Division of the board for tobacco and nicotine
518	prevention education, operational costs associated with
519	regulating permitted locations, and the enforcement of this



520	<pre>chapter.</pre>
521	" §28-11-12
522	(a) An advisory board shall be established to monitor
523	the implementation of this chapter. The advisory board shall
524	meet at least quarterly. Representation shall consist of one
525	representative from each of the following:
526	(1) The Office of the Governor.
527	(2) The Office of the Attorney General.
528	(3) The Department of Mental Health.
529	(4) The Department of Public Health.
530	(5) The Alcoholic Beverage Control Board.
531	(6) The Senate as appointed by the Lieutenant Governor
532	(7) The House of Representatives as appointed by the
533	Speaker of the House of Representatives.
534	(8) The Alabama Oilmen's Association and the Alabama
535	Convenience Store Operators Petroleum & Convenience Marketers
536	of Alabama Association as appointed by the Governor and
537	selected from three nominees submitted by the association.
538	(9) The Alabama Retail Association as appointed by the
539	Governor and selected from three nominees submitted by the
540	association.
541	(10) The Alabama Grocers Grocers Association as
542	appointed by the Governor and selected from three nominees
543	submitted by the association.
544	(11) The Breathe Easier Alliance of Alabama as
545	appointed by the Governor and selected from three nominees
546	submitted by the entity.

(12) The Alabama State Law Enforcement Agency.



548	(13) The Department of Revenue.
549	(14) The Alabama Chapter of the American Academy of
550	Pediatrics, as appointed by the entity.
551	(15) The executive director of Children First.
552	(b) The membership appointing authorities of the
553	advisory board shall be coordinate their appointments to assure
554	membership is inclusive and reflect reflects the racial,
555	gender, geographic, urban/ruralurban, rural, and economic
556	diversity of the state.
557	(c) The chair of the advisory board shall be a
558	representative from the board who shall be responsible for the
559	conduct of the meetings and any correspondence derived
560	therefrom.
561	(d) Other than the legislative appointees, each
562	representative shall be appointed by his or her respective
563	department head, and shall hold the appointment for a one-year
564	term.
565	(e) A representative may be reappointed as deemed
566	appropriate by his or her department head, or in the case of
567	legislative appointees, the Lieutenant Governor or Speaker of
568	the House of Representatives.
569	(f) The advisory board may issue written
570	recommendations for program modification to the board."
571	" §28-11-13
572	(a) (1) It is unlawful for anyAn individual under the
573	age of 21 years of age may not to purchase, use, possess, or
574	transport tobacco, a tobacco product, an electronic nicotine

delivery system or other electronic battery-powered device

capable of being used to deliver any e-liquid, e-liquid substitute, tobacco, CBD oil, THC oil, herbal extract, or nicotine salt, or any analog thereof, or any other substance to the individual through the inhalation of vapor, or an alternative nicotine product within this state.

- (2) For purposes of this subsection, a violation is committed upon possession of an electronic nicotine delivery system or other electronic battery-powered device as described in subdivision (1), irrespective of which particular e-liquid or other substance, if any, was contained in the device.
- (b) It shall not be unlawful for Notwithstanding subsection (a), an individual under the age of 21 years of age who is an employee of a tobacco, tobacco product, electronic nicotine delivery system, or alternative nicotine product permit holder tomay handle, transport, or sell tobacco, a tobacco product, an electronic nicotine delivery system, or an alternative tobacco product, provided—if the employee is acting within the line and scope of employment and the permit holder, or an employee of the permit holder who is 21 years of age or older, is present.

(b) (c) It is unlawful for anyAn individual under the age of 21 years of age may not to present or offer to another person proof of identification which is false, fraudulent, or not actually his or her own proof of identification in order to buy, receive, or otherwise obtain, or attempt to buy, receive, or otherwise obtain, any tobacco, tobacco product, electronic nicotine delivery system, e-liquid, or alternative nicotine product.



0 4	(d)(1) Except as otherwise provided in Section 2 of the
05	act amending this section, an individual under 21 years of age
06	shall be punished as follows and assessed no other court costs
07	or fees:
08	a. For a first violation, a written warning.
09	b. For a second violation, community service of eight
10	hours.
11	c. For a third or subsequent violation, community
12	service of 16 hours and a fine of one hundred dollars (\$100).
13	(2) Violations shall not be considered criminal
14	offenses.
L 5	(3) The disposition of any individual under 18 years of
6	age charged with a violation of this section shall be subject
7	to the exclusive jurisdiction of the juvenile court and the
8	individual shall be subject to Article 2 of Chapter 15 of
9	Title 12.
)	(c) (e) If a minor an individual under 18 years of age is
	cited for any violation under this section, the citing agency
	shall <u>make reasonable efforts to notify</u> a parent, legal
	guardian, or legal custodian of the minor unless the
	minor individual that the individual was cited for the
	violation. This subsection does not apply if the individual
	has been emancipated by court order or operation of law."
	" §28-11-14
	(a) (1) Any tobacco, tobacco product, alternative
	nicotine product, <u>e-liquid</u> , electronic nicotine delivery
	system, or false proof of identification found in the
1	neggession of an individual under the age of 21 years of age



is contraband and subject to seizure by <u>agents of the board or</u>
any law enforcement officer.

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- (2) Prohibited tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products kept, stored, or deposited in any place in this state for the purpose of unlawful sale or unlawful disposition or unlawful furnishing or distribution, and the vessels and receptacles in which the products are contained are declared to be contraband and shall be seized and forfeited to the state and may be condemned for destruction pursuant to the procedures of Article 11 of Chapter 4.
- (3) Prohibited tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products may be searched for, seized, and ordered to be destroyed pursuant to the procedures of Article 11 of Chapter 4.
- 648 (b) In any criminal prosecutions against a person for a 649 violation of this chapter, on conviction, the court may order the destruction of any prohibited tobacco, tobacco products, 650 651 electronic nicotine delivery systems, e-liquids, and 652 alternative nicotine products which were: (i) sold, offered 653 for sale, possessed, or otherwise disposed of by the 654 defendant; (ii) employed by the defendant for use or 655 disposition at any unlawful establishment by the defendant; 656 (iii) possessed or used in conducting the business of a tobacco dealer; or (iv) used as evidence in the case. 657
- 658 (c) All fixtures, equipment, materials, and personal property used in substantial connection with the sale or

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660	possession of tobacco, tobacco products, electronic nicotine
661	delivery systems, e-liquids, and alternative nicotine products
662	involved in a knowing and intentional violation of this
663	article shall be subject to the same seizure and forfeiture
664	procedures as provided pursuant to Article 11 of Chapter 4.
665	(d) The board shall dispose of electronic nicotine
666	delivery systems, e-liquids, and alternative nicotine products
667	seized under this section by destruction as provided by rule
668	of the board. Any person from whom an electronic nicotine
669	delivery system, e-liquid, or alternative nicotine product is
670	seized and destroyed pursuant to this section shall be subject
671	to a fee, to be determined based on the cost of the
672	destruction and disposal of the electronic nicotine delivery
673	system, e-liquid, or alternative nicotine product as hazardous
674	waste. Any individual under the age of 21 years violating
675	Section 28-11-13 shall be issued a citation similar to a
676	uniform nontraffic citation and shall be fined not less than
677	ten dollars (\$10) nor more than fifty dollars (\$50) for each
678	violation, and shall be assessed no other court costs or fees.
679	(b) Notwithstanding any other provision of law, the
680	disposition of any violation shall be within the jurisdiction
681	of the district or municipal court and not the juvenile court.
682	Violations shall not be considered criminal offenses and shall
683	be administratively adjudicated by the district or municipal
684	court.
685	(e) Nothing in this section shall apply to any
686	manufacturer of alternative nicotine products that were
687	manufactured before February 15, 2007, and that are not sold,



688 furnished, or distributed in this state."

689 "\$28-11-16

the following ways:

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- "(a) (1) A retailer or manufacturer of electronic

 nicotine delivery systems, e-liquids, or alternative nicotine

 products may not advertise an electronic nicotine delivery

 system, e-liquid, or an alternative nicotine product in any of
- a. As a tobacco cessation product.
- b. As a healthier alternative to smoking.
- 697 c. As available for purchase in any variety of flavors 698 other than tobacco, mint, or menthol on any outdoor billboard.
 - d. On any outdoor billboard located within 1,000 feet of any public or private K-12 school or public playground.
 - (2) Paragraphs a. and b. of subdivision (1) are not applicable to products that have received an order from the FDA permitting the product to be marketed as a modified risk tobacco product, and are marketed in accordance with that order.
 - (b) (1) A specialty retailer of electronic nicotine delivery systems or manufacturer of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products may not in any way sponsor, finance, or advertise a scholarship of any kind using the brand name of any tobacco product, alternative nicotine product, e-liquid, or electronic nicotine delivery system.
 - (2) A specialty retailer of electronic nicotine delivery systems or manufacturer of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or



alternative nicotine products may not use the brand name of any tobacco product, alternative nicotine product, e-liquid, or electronic nicotine delivery system to advertise at or sponsor any event at a stadium, concert, sporting event, or other public performance event for which individuals aged 21 years of age or older make up less than 85 percent of the total age demographic of performing participants individuals performing at the event.

- (3) A specialty retailer of electronic nicotine delivery systems or manufacturer of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products may not advertise a tobacco product, electronic nicotine delivery system, e-liquid, or alternative nicotine product in a newspaper, magazine, periodical, or other print or digital publication distributed in this state for which less than 85 percent of the viewership or readership of the publication is made up of individuals 21 years of age or older as measured by competent and reliable survey evidence.
- (c) (1) A violation of subsection (a) or subsection (b) shall result in a one hundred dollar (\$100) three hundred dollar (\$300) fine for the first occurrence.
- (2) A second or subsequent violation of subsection (a) or subsection (b) shall result in a five hundred dollar (\$500) seven hundred fifty dollar (\$750) fine per occurrence.
- 741 (3) Each day a violation of subsection (a) or 742 subsection (b) persists shall constitute a separate and 743 subsequent violation.

(d) A retailer or manufacturer of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products may not advertise, market, or offer for sale tobacco, a tobacco product, an electronic nicotine delivery system, an e-liquid, or an alternative nicotine product in any of the following ways:

- (1) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, the terms "candy" or "candies," any variant of these words, or any other term referencing a type or brand of candy, including types or brands of candy that do not include the words "candy" or "candies" in their names or slogans.
- (2) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, the terms "cake" or "cakes" or "cupcake" or "cupcakes" or "pie" or "pies," any variant of these words, or any other term referencing a type or brand of cake, pastry, or pie, including types or brands of cakes, pastries, or pies that do not include the words "cake" or "cakes" or "cupcake" or "cupcakes" or "pie" or "pies" in their names or slogans.
- (3) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, trade dress, trademarks, branding, or other related imagery that imitates or replicates those of food brands or other related products that are marketed to minors, including, but not limited to, breakfast cereal, cookies, juice drinks, soft drinks, frozen drinks, ice creams, sorbets, sherbets, and frozen pops.



- (4) By using, in the labeling or design of the product, its packaging, or in its advertising or marketing materials, trade dress, trademarks, branding, or other related imagery that depicts or signifies characters or symbols that are known to appeal primarily to minors, including, but not limited to, superheroes, comic book characters, video game characters, television show characters, movie characters, mythical creatures, unicorns, or that otherwise incorporates related imagery or scenery.
 - (e) The board may adopt rules to implement this section, including rules regarding the suitability of labels and procedures to reject advertising that appeals to minors, including, but not limited to, the design of a product, its packaging, or its advertising or marketing materials, trade dress, trademarks, branding, or other related imagery.
 - (f) Any item found in violation of subsection (d) is a prohibited item and shall be considered contraband and may be seized as provided by Section 28-11-14 by an agent of the board or any law enforcement officer."
- 791 "\$28-11-17.1

(a) (1) Beginning March 1, 2022 October 1, 2024, or other date not more than 30 days following a premarket tobacco application submission deadline issued by the FDA, whichever is later, every e-liquid manufacturer and manufacturer of alternative nicotine products whose products are sold in this state, whether directly or through a distributor, retailer, or similar intermediary or intermediaries, shall execute and deliver on a form prescribed by the commissioner, a



certification to the commissioner certifying, under penalty of perjury, whether the product contains any synthetic nicotine or nicotine derived from a source other than tobacco, and that either of the following apply:

- a. The product was on the market in the United States as of August 8, 2016, and the manufacturer has applied for a marketing order pursuant to 21 U.S.C. § 387j for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, by submitting a premarket tobacco product application on or before September 9, 2020, to the FDA for products not containing synthetic nicotine or by submitting a premarket tobacco product application on or before May 14, 2022, to the FDA for products containing synthetic nicotine; and either of the following is true:
- 1. The premarket tobacco product application for the product remains under review by the FDA.
 - 2. The FDA has issued a no marketing order for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, from the FDA; however, the agency or a federal court has issued a stay order or injunction during the pendency of the manufacturer's appeal of the no marketing order.
 - b. The manufacturer has received a marketing order or other authorization under 21 U.S.C. § 387j for the e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product, whichever is applicable, from the FDA.
- 829 (2) In addition to the requirements in subdivision (1),



830 each manufacturer shall provide:

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- a. A—a copy of the cover page of the premarket tobacco application with evidence of receipt of the application by the FDA or a copy of the cover page of the marketing order or other authorization issued pursuant to 21 U.S.C. § 387j, whichever is applicable.
- b. Information that clearly identifies each product,
 submission tracking number (STN), product name, product
 subcategory, characterizing flavor, FDA order date, and type
 of order.
 - (b) Any manufacturer submitting a certification pursuant to subsection (a) shall notify the commissioner within 30 days of any material change to the certification, including issuance by the FDA of any of the following:
- 844 (1) A market order or other authorization pursuant to 845 21 U.S.C. § 387j.
- 846 (2) An order requiring a manufacturer to remove a 847 product from the market either temporarily or permanently.
- 848 (3) Any notice of action taken by the FDA affecting the 849 ability of the new product to be introduced or delivered into 850 interstate commerce for commercial distribution.
- 851 (4) Any change in policy that results in a product no 852 longer being exempt from federal enforcement oversight.
- (c) The commissioner shall develop and maintain a
 directory listing all e-liquid manufacturers and manufacturers
 of alternative nicotine products that have provided
 certifications that comply with subsection (a) and all
 products that are listed in those certifications.



858 (d) The commissioner shall do all of the following:

- 859 (1) Make the directory available for public inspection 860 on its website by May 1, 2022.
 - (2) Update the directory as necessary in order to correct mistakes and to add or remove e-liquid manufacturers, manufacturers of alternative nicotine products, or products manufactured by those manufacturers consistent with the requirements of subsections (a) and (b) on a monthly basis.
- 866 (3) Remove from the directory any product that the

 867 board determines is a prohibited item pursuant to Section

 868 28-11-16(d).
 - (3) (4) Send monthly notifications to each wholesaler, jobber, semijobber, retailer, importer, or distributor of tobacco products that have qualified or registered with the Department of Revenue, by electronic communication, containing a list of all changes that have been made to the directory in the previous month. In lieu of sending monthly notifications, the commissioner may make the information available in a prominent place on the Department of Revenue's public website.
 - (4) (e) Information required to be listed in the directory shall not be subject to the confidentiality and disclosure provisions in Section 40-2A-10.
 - (e) (f) Notwithstanding subsection (a), if an e-liquid manufacturer or manufacturer of alternative nicotine products can demonstrate to the commissioner that the FDA has issued a rule, guidance, or any other formal statement that temporarily exempts a product from the federal premarket tobacco application requirements, the product may be added to the

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directory upon request by the manufacturer if the manufacturer provides sufficient evidence that the product is compliant with the federal rule, guidance, or other formal statement, as applicable.

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(f) (g) Each certifying e-liquid manufacturer and manufacturer of alternative nicotine products shall pay an initial fee of two thousand dollars (\$2,000) to offset the costs incurred by the department for processing the certifications and operating the directory. The commissioner shall collect an annual renewal fee of five hundred dollars (\$500) to offset the costs associated with maintaining the directory and satisfying the requirements of this section. The fees received under this section by the department shall be used by the department exclusively for processing the certifications and operating and maintaining the directory. After the payment of these expenses, two-thirds one-half of the remaining funds shall be deposited into the State General Fund, and the remaining one-thirdone-half shall be distributed evenly to the Alabama State Law Enforcement Agency and to the Licensing and Compliance Division of the board to be used for the enforcement of this chapter.

(g) (h) Beginning on September 1, 2021, no e-liquid, e-liquid in combination with an electronic nicotine delivery system, or alternative nicotine product that, in the case of any such product, contains synthetic nicotine or nicotine derived from a source other than tobacco may be sold or otherwise distributed in this state without either first certifying that a premarket tobacco product application was



914 successfully submitted to the FDA and accepted for filing by 915 May 14, 2022, in accordance with the applicable requirements 916 under Section 201(rr) of the Federal Food, Drug, and Cosmetic 917 Act, or obtaining approval from the FDA for sale as a drug 918 under Section 201(q)(1) of the Federal Food, Drug, and 919 Cosmetic Act, a device under Section 201(h) of the Federal 920 Food, Drug, and Cosmetic Act, a combination product described 921 in Section 503(q) of the Federal Food, Drug, and Cosmetic Act, 922 or some other medical purpose. (h)(i)(1) Beginning May 1, 2022, or on the date that 923 the Department of Revenue first makes the directory available 924 for public inspection on its website as provided in subsection 925 (d), whichever is later, anAn e-liquid manufacturer or 926 927 manufacturer of alternative nicotine products or electronic

nicotine delivery systems who offers for sale a product not

listed on the directory is subject to a one thousand dollars

(\$1,000) daily fine for each product offered for sale in

violation of this section until the offending product is

removed from the market or until the offending product is

subdivision "sale" includes a delivery sale of e-liquids or

electronic nicotine delivery systems or alternative nicotine

properly listed on the directory. For purposes of this

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(j) (1) When any retail permit holder offers for sale a product not listed on the directory, the board shall assess the following administrative penalties:



	a. For a first offense within a four-year period, an
	administrative penalty of five hundred dollars (\$500).
	b. For a second offense within a four-year period, an
	administrative penalty of seven hundred fifty dollars (\$750).
	c. For a third or subsequent offense within a four-year
	period, an administrative penalty of one thousand dollars
	(\$1,000). In addition, the board may suspend or revoke the
	permit of the permit holder.
	(2) All products offered for sale and not listed on the
	directory shall be considered a prohibited item and declared
	to be contraband and may be seized and forfeited as provided
	in Section 28-11-14 by agents of the board or any law
	enforcement officer.
	(k) Any fine collected for a violation of this section
	shall be deposited into the Education Trust Fund to the credit
	of the State Board of Education to be used for the
•	establishment and administration of vape awareness, education,
	and prevention programs and the provision of drug education
	and prevention curriculum, as provided in Section 2 of the act
	amending this section.
	(i) (1) The commissioner Alcoholic Beverage Control Board
	and the Commissioner of Revenue shall adopt rules for the
	implementation and enforcement of this section."
	"\$28-11-18
	(a) All liquid nicotine containers offered for sale
	that are intended to be vaporized in an electronic nicotine
	delivery system shall be contained in child-resistant
	packaging.



970	(b) A specialty retailer of tobacco, tobacco products,
971	alternative nicotine products, e-liquids, or electronic
972	nicotine delivery systems shall display in a prominent area of
973	the retail store near the point of sale, an 8 $1/2 \times 11$ inch $\frac{1}{2}$
974	sign or signs containingwhich contains the following
975	statements:
976	(1) "ALABAMA LAW STRICTLY PROHIBITS THE PURCHASE OF
977	TOBACCO, TOBACCO PRODUCTS, ALTERNATIVE NICOTINE PRODUCTS,
978	E-LIQUIDS, AND ELECTRONIC NICOTINE DELIVERY SYSTEMS BY PERSONS
979	UNDER THE AGE OF 21 YEARS OF AGE. PROOF OF AGE IS REQUIRED."
980	(2) "THE USE OF SOME VAPING DEVICES MAY INCREASE YOUR
981	RISK OF EXPOSURE TO POTENTIALLY TOXIC LEVELS OF HEAVY METALS
982	SUCH AS LEAD, CHROMIUM, AND NICKEL."
983	(3) (2) "WARNING: TOBACCO, TOBACCO PRODUCTS, ALTERNATIVE
984	NICOTINE PRODUCTS, E-LIQUIDS, ELECTRONIC NICOTINE DELIVERY
985	SYSTEMS, AND VAPING PRODUCTS OFFERED FOR SALE IN THIS STORE
986	CONTAIN NICOTINE UNLESS OTHERWISE MARKED. NICOTINE IS A HIGHLY
987	ADDICTIVE CHEMICAL WHICH CAN HARM BRAIN DEVELOPMENT IN
988	CHILDREN AND ADOLESCENTS AND WHICH POSES SERIOUS HEALTH RISKS
989	TO PREGNANT WOMEN AND THEIR BABIES.
990	(c) In addition to the requirements of subsection (b),
991	a retailer of alternative nicotine products, e-liquids, or
992	electronic nicotine delivery systems shall include the
993	following statement on the required posted sign:
994	"THE USE OF SOME VAPING DEVICES MAY INCREASE YOUR RISK
995	OF EXPOSURE TO POTENTIALLY TOXIC LEVELS OF HEAVY METALS SUCH
996	AS LEAD, CHROMIUM, AND NICKEL."
997	(d) Posted signs required by this section, at a



minimum, must accurately list the type of products sold at the
retail establishment. If a retailer does not sell all of the
product types listed in the statements described in
subsections (b) or (c), the retailer may amend the products
listed on the sign to accurately reflect the type of products

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sold."

Section 2. (a) By July 1, 2024, the State Board of Education shall adopt a model policy for the establishment of a vape awareness, education, and prevention program to prohibit the possession and use of prohibited tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine products by students in K-12 schools.

- (b) By September 1, 2024, each local board of education shall adopt a policy that, at a minimum, contains the criteria established in the model policy adopted by the State Board of Education.
- (c) The model policy adopted by the State Board of Education, at a minimum, shall contain all of the following:
- (1) A statement prohibiting the possession or use of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, and alternative nicotine product, as those terms are defined under Section 28-11-2, Code of Alabama 1975, by any student at a K-12 school, on a school bus, or at any school-sponsored function.
- 1022 (2) A series of graduated consequences for any student
 1023 who violates this policy by possessing or using tobacco,
 1024 tobacco products, electronic nicotine delivery systems,
 1025 e-liquids, or alternative nicotine products as prohibited by



this section. Graduated consequences may include, but are not limited to, in-school suspension, out-of-school suspension, or alternative school, or any combination thereof, and shall conform with applicable disability, antidiscrimination, and education laws and school discipline policies.

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- (3) a. A requirement that any student in violation of the prohibition against possession or use of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products be required to attend and complete a vaping awareness, education, and prevention class based on curriculum established by the Drug Education Council and approved by the State Board of Education.
- b. An additional requirement that on a second or subsequent violation, the student must attend and complete the vaping awareness, education, and prevention class with his or her parent or legal guardian.
- 1042 (4) A model complaint form and procedure for reporting
 1043 violations of this section. An anonymous report may not be the
 1044 basis of imposing formal disciplinary action against a
 1045 student.
- 1046 (5) A procedure for the prompt investigation of reports
 1047 of serious violations and complaints, specifying that the
 1048 principal, assistant principal, or school resource officer is
 1049 the individual responsible for the investigation.
- 1050 (6) A response procedure for a school to follow upon
 1051 confirmation of the possession or use of tobacco, tobacco
 1052 products, electronic nicotine delivery systems, e-liquids, or
 1053 alternative nicotine products as prohibited by this section.



1054 (7) A procedure for publicizing local school board
1055 policy through publication in the student handbook, including
1056 providing notice that the policy applies to behavior occurring
1057 on school property, school buses, and at school-sponsored
1058 functions.

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- (c) The policy adopted by each local board of education shall be included in the code of conduct policy of the local board of education and included in the student handbook.
- (d) Any discipline received by a student for the possession or use of tobacco, tobacco products, electronic nicotine delivery systems, e-liquids, or alternative nicotine products at a K-12 school, on a school bus, or at any school-sponsored function in violation of this section shall be in lieu of any penalty provided under Section 28-11-13, Code of Alabama 1975.
- Section 3. The Alcoholic Beverage Control Board shall adopt rules to implement and administer Chapter 11 of Title 28, Code of Alabama 1975.
- Section 4. Section 28-11-15, Code of Alabama 1975, 1073 relating to the posting of signs regarding the sale of tobacco 1074 and tobacco products, is repealed.
- Section 5. Section 28-11-19, Code of Alabama, 1975, 1076 relating to limitation on locations of specialty retailers of 1077 electronic nicotine delivery systems, is repealed.
- Section 6. Although this bill would have as its purpose or effect the requirement of a new or increased expenditure of local funds, the bill is excluded from further requirements and application under Section 111.05 of the Constitution of



1082	Alabama of 2022, because the bill defines a new crime or
1083	amends the definition of an existing crime.
1084	Section 7. This act shall become effective June 1,
1085	2024.