ARKANSAS SENATE

92nd General Assembly - Regular Session, 2019

Amendment Form

Subtitle of Senate Bill No. 440

TO AMEND ARKANSAS CONSTITUTION, AMENDMENT 98; AND TO BAN USE OF MEDICAL MARIJUANA IN FOOD AND DRINK EXCEPT IN CERTAIN CIRCUMSTANCES.

Amendment No. 2 to Senate Bill 440

Amend Senate Bill No. 440 as originally introduced:

Delete Senator B. Davis as a cosponsor of the bill

AND

Page 1, delete lines 9 through 11, and substitute the following: "AN ACT TO BAN USE OF MEDICAL MARIJUANA"

AND

Delete the subtitle in its entirety and substitute:

"TO BAN USE OF MEDICAL MARIJUANA IN FOOD AND DRINK EXCEPT IN CERTAIN CIRCUMSTANCES."

AND

Delete everything after the enacting clause and substitute the following: "SECTION 1. DO NOT CODIFY. Legislative findings and intent.

- (a) The General Assembly finds that:
- (1) Arkansas Constitution, Amendment 98, also known as the "Arkansas Medical Marijuana Amendment of 2019", creates a medical marijuana program and authorizes the use of medical marijuana for certain medical conditions;
- (2) As with other medications, proper care and safety precautions are necessary to protect children and adults;
- (3) The Arkansas Code does not specify the regulation of the manufacturing and processing of medical marijuana; and
- (4) It is necessary to protect the public health, safety, and welfare of the citizens of Arkansas to specify the regulation of the manufacturing and processing of medical marijuana.



- (b) It is the intent of this act to prohibit certain manufacturing and processing of medical marijuana.
- SECTION 2. Arkansas Code Title 20, Chapter 56, Subchapter 3, is amended to add an additional section to read as follows:
- $\underline{20\text{--}56\text{--}305}$. Prohibitions on manufacturing and processing medical marijuana.
- A cultivation facility, dispensary, or processor shall not process or manufacture a medical marijuana product for consumption that:
- (1) Is likely to appeal to minors by its shape or design, including without limitation:
- (A) Products that are modeled after noncannabis products primarily consumed by and marketed to children;
- (B) Products in the shape of an animal, vehicle, person, or character; and
- (C) Products that closely resemble familiar food and drink items that are attractive to minors, regardless of whether the familiar food and drink item is a generic or branded product, including without limitation candy, cookies, and brownies; and
- (2) Is made by applying cannabinoid concentrates or extracts to commercially available candy, food, or beverages."

The Amendment was read the first time, rules suspended and read the second time and	
By: Senator Bledsoe	
JMB/JMB - 03-13-2019 15:00:38	
JMB377	Secretary