2026 Regular Session

To:

By:

Bill

A BILL TO AMEND SECTION 41-137-39, MISSISSIPPI CODE OF 1972, TO REMOVE POTENCY LIMITS FOR CANNABIS FLOWER AND CANNABIS CONCENTRATES AND TO UPDATE LABELING REQUIREMENTS; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

SECTION 1. Section 41-137-39(11), Mississippi Code of 1972, is amended to read as follows:

(11) For purposes of this chapter, total THC is defined as THCA multiplied by .877 plus THC Delta 9 and all other psychoactive forms or isomers of THC added together. A medical cannabis establishment shall not sell cannabis flower or trim that has a potency of greater than thirty percent (30%) total THC. A medical cannabis dispensary shall not sell cannabis tinctures, oils or concentrates that have a potency of greater than sixty percent (60%) total THC. Cannabis products that have a potency of over thirty percent (30%) total THC shall be clearly labeled as "extremely potent." Edible cannabis products, including food or drink products, that have been combined with usable cannabis or cannabis products shall be physically demarked and labeled with a clear determination of how much total THC is in a single-serving size and how much THC is in the entire package.

SECTION 2. This act shall take effect and be in force from and after July 1, 2026.