EFFECT:

- Establishes that no person may knowingly sell or offer for sale any product that is marketed or labeled as a "CBD product" unless the product contains within 33 percent of the amount of CBD claimed on the label.
- Provides that "CBD product" has the same meaning as "CBD product" in Washington's Uniform Controlled Substances Act.
- Removes various other definitions, including "class A cannabinoid", "class B cannabinoid", "hemp cannabinoid product", and "person".

- 1 AN ACT Relating to agricultural hemp products to ensure the safe
- 2 implementation of Washington state's industrial hemp program; adding
- 3 a new section to chapter 15.140 RCW; and prescribing penalties.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 15.140 6 RCW to read as follows:
- 7 (1)(a) Notwithstanding subsection (4) of this section, no person 8 may knowingly sell or offer for sale any product that is marketed or
- 9 labeled as a "CBD product" unless the product contains within 33
- 10 percent of the amount of CBD claimed on the label.
- 11 (b) Such a representation can be made orally or in writing, or by 12 display of a sign, mark, insignia, or simulation.
- 13 (2) A violation of this section constitutes a violation of the 14 consumer protection act, chapter 19.86 RCW.
- 15 (3) For the purposes of this section, "CBD product" has the same 16 meaning as "CBD product" as defined in RCW 69.50.101(e).
- 17 (4) This section does not apply to products sold at a retail outlet licensed under RCW 69.50.325.

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