

KENTUCKY GENERAL ASSEMBLY AMENDMENT FORM
2020 REGULAR SESSION
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Amend printed copy of **HB 32/SCS 1**

On page 1, beginning on line 20 after "(4)", delete all language on that line and all language on lines 21 to 27;

On page 2, beginning on line 1 and continuing through line 6, delete all language;

On page 2, line 7, delete "(5)";

On page 2, line 8, delete "(6)", remove the brackets before and after "(5)", and delete the intervening strikethroughs;

On page 2, line 11, delete "(7)", remove the brackets before and after "(6)", and delete the intervening strikethroughs;

On page 2, line 17, delete "(8)", remove the brackets before and after "(7)", and delete the intervening strikethroughs;

On page 2, line 19, delete "(9)", remove the brackets before and after "(8)", and delete the intervening strikethroughs;

On page 2, line 23, delete "(10)", remove the brackets before and after "(9)", delete the intervening strikethroughs, and delete all remaining language on that line;

On page 2, lines 24 through 27, delete all language;

On page 3, lines 1 through 10, delete all language;

On page 3, line 11, delete "(11)";

On page 3, line 15, delete "(12)", remove the brackets before and after "(10)", and delete

Amendment No. _____

Rep. Sen. Robin L. Webb

Committee Amendment _____

Signed: _____

Floor Amendment _____

LRC Drafter: _____

Adopted: _____

Date: _____

Rejected: _____

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the intervening strikethroughs;

On page 3, line 21, delete "(13)", remove the brackets before and after "(11)", and delete the intervening strikethroughs;

On page 3, line 26, delete "(14)", remove the brackets before and after "(12)", and delete the intervening strikethroughs;

On page 4, line 4, delete "(15)", remove the brackets before and after "(13)", and delete the intervening strikethroughs;

On page 4, line 6, delete "(16)", remove the brackets before and after "(14)", and delete the intervening strikethroughs;

On page 4, line 8, delete "(17)", remove the brackets before and after "(15)", and delete the intervening strikethroughs;

On page 4, line 11, delete "(18)", remove the brackets before and after "(16)", and delete the intervening strikethroughs;

On page 4, line 13, delete "(19)", remove the brackets before and after "(17)", and delete the intervening strikethroughs;

On page 4, line 18, delete "(20)", remove the brackets before and after "(18)", and delete the intervening strikethroughs;

On page 4, line 22, delete "(21)", remove the brackets before and after "(19)", and delete the intervening strikethroughs;

On page 5, line 3, delete "(22)", remove the brackets before and after "(20)", and delete the intervening strikethroughs;

On page 5, line 6, delete "(23)", remove the brackets before and after "(21)", and delete the intervening strikethroughs;

On page 5, line 10, delete "(24)", remove the brackets before and after "(22)", and delete the intervening strikethroughs;

On page 5, line 11, delete "(25)", remove the brackets before and after "(23)", and delete the intervening strikethroughs;

On page 5, line 14, delete "(26)", remove the brackets before and after "(24)", and delete the intervening strikethroughs;

On page 5, line 17, delete "(27)", remove the brackets before and after "(25)", and delete the intervening strikethroughs;

On page 5, line 19, delete "(28)", remove the brackets before and after "(26)", and delete the intervening strikethroughs;

On page 5, lines 22 through 24, delete all language and in lieu thereof insert:

"(27) (a) "Vapor product" means any noncombustible product that employs a heating element, battery, power source, electronic circuit, or other electronic, chemical, or mechanical means, regardless of shape or size and including the component parts and accessories thereto, that can be used to deliver vaporized nicotine or other substances to users inhaling from the device.

(b) "Vapor product" includes but is not limited to any electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device and every variation thereof, regardless of whether marketed as such, and any vapor cartridge or other container of a liquid solution or other material that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or other similar product or device.

(c) "Vapor product" does not include any product regulated as a drug or device by the United States Food and Drug Administration under Chapter V of the Food, Drug, and Cosmetic Act;

(28) "Vapor products tax" means tax imposed under subsection (2)(a)4. of Section 4 of this Act; and";

On page 5, line 25, delete "(31)", and in lieu thereof insert, "(29)";

On page 11, at the end of line 5, following the ":", insert "and";

On page 11, delete all new language on lines 6 through 9, but maintain the "." at the end of line 9, and in lieu thereof insert:

"4. Upon vapor products, ten percent (10%) of the actual price the distributor sells the product";

On page 11, at the end of line 27, following the ":", insert "and";

On page 12, delete all new language on lines 1 through 5, but maintain the "." at the end of line 5, and in lieu thereof insert:

"d. On purchases of untax-paid vapor products, ten percent (10%) of the total purchase price as invoiced by the retail distributor's supplier";

On page 15, lines 10 and 11, delete "closed vapor cartridges and open vaping systems", and in lieu thereof, insert "vapor products";

On page 15, line 16, delete the punctuation at the end of the line, and in lieu thereof, insert, "ten percent (10%) on the purchase price of vapor products";

On page 15, line 17, delete all new language, but maintain the opening bracket at the end of the line;

On page 16, line 6, delete "open vaping systems", and in lieu thereof, insert "vapor products"; and

On page 16, line 9, delete "open vaping systems", and in lieu thereof, insert "vapor products".