	ELECTRONIC CIGARETTE RESTRICTIONS
	2022 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Gene Davis
	House Sponsor:
I	LONG TITLE
(General Description:
	This bill amends provisions relating to the regulation of electronic cigarette products.
	Highlighted Provisions:
	This bill:
	 exempts electronic cigarette products that receive marketing authorization from
)	ertain regulations regarding nicotine content.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	26-57-103, as last amended by Laws of Utah 2021, First Special Session, Chapter 12
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-57-103 is amended to read:
	26-57-103. Electronic cigarette products Labeling Requirements to sell
Ł	Advertising.
	(1) The department shall, in consultation with a local health department and with input
f	From members of the public, establish by rule made in accordance with Title 63G, Chapter 3,



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28 Utah Administrative Rulemaking Act, the requirements to sell an electronic cigarette substance 29 that is not a manufacturer sealed electronic cigarette substance regarding: 30 (a) labeling; 31 (b) nicotine content; 32 (c) packaging; and 33 (d) product quality. 34 (2) On or before January 1, 2021, the department shall, in consultation with a local 35 health department and with input from members of the public, establish by rule made in 36 accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the requirements 37 to sell a manufacturer sealed electronic cigarette product regarding: 38 (a) labeling; 39 (b) nicotine content; 40 (c) packaging; and 41 (d) product quality. 42 (3) (a) A person may not sell an electronic cigarette substance unless the electronic 43 cigarette substance complies with the requirements established by the department under 44 Subsection (1). 45 (b) Beginning on July 1, 2021, a person may not sell a manufacturer sealed electronic 46 cigarette product unless the manufacturer sealed electronic cigarette product complies with the 47 requirements established by the department under Subsection (2). 48 (4) (a) A local health department may not enact a rule or regulation regarding 49 electronic cigarette substance labeling, nicotine content, packaging, or product quality that is 50 not identical to the requirements established by the department under Subsections (1) and (2). 51 (b) Except as provided in Subsection (4)(c), a local health department may enact a rule 52 or regulation regarding electronic cigarette substance manufacturing. 53 (c) A local health department may not enact a rule or regulation regarding a 54 manufacturer sealed electronic cigarette product. 55 (5) Notwithstanding any other provision in this section, any limitation on nicotine 56 content adopted by the department with respect to any electronic cigarette product does not

apply to an electronic cigarette product if the Secretary of the United States Department of

Health and Human Services issues an order authorizing the electronic cigarette product for

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- introduction under 21 U.S.C. Sec. 387j(c)(1)(A)(i).
- 60 [(5)] (6) A person may not advertise an electronic cigarette product as a tobacco
- 61 cessation device.