DECLARATION OF EMERGENCY
Louisiana Department of Health
Office of Public Health
Registration of Foods, Drugs, Cosmetics and
Prophylactic Devices
(LAC 49:1, Chapter 5)

The Louisiana Department of Health, Office of Public Health (LDH/OPH), pursuant to rulemaking authority granted by R.S. 3:1483(L), including the emergency rulemaking authority granted therein, and to the emergency rulemaking authority granted by R.S. 40:4(A)(13), hereby adopts the following Emergency Rule for the protection of public health. This Emergency Rule is promulgated specifically in accordance with R.S. 49:962 of the Administrative Procedure Act (R.S. 49:950, et seq.).

The LDH/OPH finds it necessary to promulgate an Emergency Rule effective January 20, 2023. This Emergency Rule is necessary to prevent imminent peril to the public health, safety, or welfare. Current LDH/OPH rules in LAC 49 Chapter 5 concerning the registration of consumable hemp products do not explicitly prohibit the registration of products utilizing dosage vehicles designed or intended for other than oral consumption or topical use, or require that applicants submit any documentation concerning same. This Emergency Rule will provide LDH/OPH with explicit authority concerning dosage vehicles to: i) require proof that consumable hemp products for which registration is sought are not designed or intended for other than oral consumption or topical use, or to facilitate same, ii) deny requested registration of consumable hemp products that are designed or intended for other than oral consumption or topical use, or to facilitate same, and iii) authorize LDH/OPH to revoke the registration of consumable hemp products that are designed or intended for other than oral consumption or topical use, or to facilitate same.

This Emergency Rule also provides that a consumable hemp product packaged, labeled, or marketed in a manner that physically or functionally combines individual servings, resulting in a functional or suggested product serving size that exceeds eight milligrams of total THC per serving, shall not be registered and shall be subject to revocation of registration.

Accordingly, the following Emergency Rule, effective January 20, 2023, shall remain in effect for a maximum of 180 days, or until the final Rule is promulgated, whichever occurs first.

Title 49
PUBLIC HEALTH—FOOD, DRUGS, AND COSMETICS
PART I. REGULATIONS
Chapter 5. Registration of Foods, Drugs, Cosmetics and Prophylactic Devices

§501. Definitions
[Formerly 49:2.2100]

A. ...
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E-cigarette—a battery-operated device that is typically designed to resemble a traditional cigarette and is used to inhale a (usually nicotine-containing) vapor atomized by the device’s heating element.

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Vape cartridge—the part of a vape pen containing the liquid to be inhaled by the user

Vape pen—a type of e-cigarette


§517. Registration of Consumable Hemp Products

A.- B. …

C. In lieu of the annual examination and administration charge normally collected under R.S. 40:628(B), the applicant for a consumable hemp product registration must remit to (both initially and on or before July 1 of each year) the department the amount of $50 per each separate and distinct product. The initial application packet will consist of the required remittance in a form deemed acceptable by the department, a completed application form, specimen copies of each product label in paper or electronic form, and a list of products the firm intends to register with the department. If the packet meets these regulatory requirements and the other requirements described in these regulations, the department will issue to the applicant an FD-8a Certificate of Consumable Hemp Product Registration and the application information will be entered into the consumable hemp products database. In lieu of the annual examination and administration charge normally collected under R.S. 40:628(B), the applicant for a consumable hemp product registration must provide (both initially and on or before July 1 of each year) the department with a packet that includes:

1. a completed application form;
2. a cashier’s check or money order made payable to the department in the amount of $50 per each separate and distinct product;
3. specimen copies of labeling for each separate and distinct product in paper or electronic format;
4. laboratory accreditation verification documentation;
5. laboratory Certificate of Analysis for each separate and distinct product;
6. a copy of the current grower or processor's license issued by the authority of
compentent jurisdiction for the firm responsible for the hemp crop from which the products are
derived;

7. for each separate and distinct product, photographs or renderings of the product
that accurately depict the entirety of the product, including all accessories or physical items
included or sold with the product, whether attached or not. The department may require the
submission of a specimen of the actual product and all included accessories if it determines in its
sole discretion that submitted renderings or photographs do not allow a sufficient determination
that the product meets all applicable requirements of this Chapter;

8. for each separate and distinct product, a detailed written description of how
individual servings will be packaged and marketed for sale. A product whose label fails to comply
with the requirements of §533 of this Chapter will not be registered. A product packaged, labeled,
or marketed in a manner that physically or functionally combines individual servings, resulting in
a functional or suggested product serving size that exceeds eight milligrams of total THC per
serving, shall not be registered and shall be subject to revocation of registration pursuant to §518
of this Chapter; and

9. a list of all products the applicant seeks to register with the department.

D. No person is authorized to distribute any consumable hemp products in the state of Louisiana
unless that person has first obtained a certificate of consumable hemp product registration from
the department. If all required packet contents, as set forth in Subsection C of this Section, are
submitted and a product meets the applicable requirements of this Chapter and R.S. 3:1483, the
department shall issue to the applicant an FD-8a Certificate of Consumable Hemp Product
Registration and the application information shall be entered into the Consumable Hemp Products
Database.

E. No person is authorized to distribute any consumable hemp product in the State of
Louisiana unless that person has first obtained a Certificate of Consumable Hemp Product
Registration from the department, except that if a firm submits product labeling and supporting
documentation for review to the department and does not receive a response within 15 business
days of that initial submission, the product may be sold after the fifteenth business day by any
permitted wholesaler or retailer until the submitting party receives notice in writing from the
department that the product in question is accepted or rejected for registration.

F. Any firm may apply to the department for the designation of its products as “Louisiana
Hemp Products,” provided that those products are produced from hemp grown in Louisiana and
are processed at a Louisiana-based manufacturer. These items shall be designated with a special
mark on the department’s list of registered products once they have been registered with the
department.

G. No consumable hemp product shall be registered if one or more of the following conditions
concerning dosage vehicles apply:

1. it is explicitly or clearly intended or characterized as being for inhalation, or to
facilitate same; this prohibition shall not apply to hemp rolling papers;

2. it is explicitly or clearly intended or characterized as being for subcutaneous or
transdermal use, or to facilitate same;
3. it is explicitly or clearly intended or characterized as being for intravenous or intramuscular infusion or injection, or to facilitate same;
4. it is explicitly or clearly intended or characterized as being for rectal or vaginal insertion, or to facilitate same; or
5. it includes, is contained within, or constitutes a vape cartridge, vape pen, e-cigarette or a substantially similar item designed to facilitate inhalation.

H. Notice of Final Denial of a requested product registration shall state the specific reason(s) for the denial and shall include notice of right to an administrative hearing concerning same, which right shall expire unless the applicant files, in the manner specified therein, a written request for an administrative hearing with the state health officer within 20 calendar days of receipt of the Notice. Any such request timely received shall be forwarded by the state health officer to the Louisiana Division of Administrative Law. In addition to any method of service authorized by this Title, service of the Notice on the applicant may be effected through any means authorized by 51 LAC Part I §109.


§518. Revocation of a Consumable Hemp Product Registration

A. The department may revoke the registration of a consumable hemp product if:
1. any of the enumerated criteria set forth in §517.G. of this Chapter apply to the product;
2. any materials, including product information, specifications, photographs, or renderings, provided to the department in connection with the registration approval were erroneous or misleading, if non-erroneous or non-misleading materials would have resulted in denial of registration;
3. the product, including any accessories or physical items included therewith, is materially modified in a way that makes the photographs, renderings, or specimen submitted in connection with the registration no longer an accurate depiction thereof; or
4. the product, product label, product packaging, or product marketing violates any provision or requirement of this Chapter or R.S. 3:1483.

B. Revocation shall occur through issuance and service of an Order Revoking Registration. The Order shall state with specificity the nature of the violation(s), including citations to the provision(s) of this Chapter that have been violated. In addition to any method of service authorized by this Title, service on the registration holder may be effected through any means authorized by 51 LAC Part I §109.

C. An Order Revoking Registration shall include notice of right to an administrative hearing concerning same, which right shall expire unless the applicant files, in the manner specified therein, a written request for an administrative hearing with the state health officer within 20
calendar days of receipt of the Order. If such a written request is timely filed, then it shall be forwarded by the state health officer to the Louisiana Division of Administrative Law and the Order shall be stayed pending the decision of the Division of Administrative Law, subject as applicable to Subsection D of this Section.

D. If the state health officer determines, in their sole discretion, that the violation(s) result in the product constituting a nuisance dangerous to the public health or a danger to the public life and health and health-safety, and includes that finding in the Order Revoking Registration, then the Order shall be deemed an Emergency Order and shall not be stayed pending the decision of the Division of Administrative Law.

E. This Section shall apply to any consumable hemp product registered with the Department, regardless of registration date. This Section is expressly intended to apply to consumable hemp products registered both prior to and after January 20, 2023, the effective date of this Section.

**AUTHORITY NOTE:** Promulgated in accordance with R.S. 40:4(A)(13), R.S. 3:1483(L) and R.S. 40:604.


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Interested persons may submit written comments to Michael Vidrine, Director, Sanitarian Services, Office of Public Health, Louisiana Department of Health, P.O. Box 4489, Baton Rouge, LA 70821-4489. He is responsible for responding to inquiries regarding this Emergency Rule.

Dr. Courtney N. Phillips
Secretary

[Signature]

1/20/23