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1850 M Street NW 12th Floor Washington, DC 20036 (202) 326–6000 www.naag.org October 24, 2025

The Honorable Susan Collins Senate Committee on Appropriations U.S. Capitol Building, S-128 Washington, D.C. 20510

The Honorable Tom Cole House Committee on Appropriations U.S. Capitol Building, H-307 Washington, D.C. 20515

The Honorable John Boozman Senate Committee on Agriculture, Nutrition, & Forestry 328A Russell Senate Office Building Washington, D.C. 20510

The Honorable Glenn "GT" Thompson House Committee on Agriculture 1301 Longworth House Office Building Washington, D.C. 20515

Dear Chairs:

We, the undersigned Attorneys General, write concerning a provision of the 2018 Farm Bill that has been wrongly exploited by bad actors to sell recreational synthetic THC products across the country. We ask that Congress clarify the federal definition of hemp during the Fiscal Year 2026 appropriations process or through the reauthorization of the Farm Bill to leave no doubt that these harmful products are illegal and that their sale and manufacture are criminal acts.

Intoxicating hemp-derived THC products have inundated communities throughout our states due to a grievously mistaken interpretation of the 2018 Farm Bill's definition of "hemp" that companies are leveraging to pursue profits at the expense of public safety and health. Many of these products—created by manufacturers by manipulating hemp to produce synthetic THC—are more intoxicating and psychoactive than marijuana a Schedule I controlled substance and are often marketed to

minors. Unless Congress acts, this gross distortion of the 2018 Farm Bill's hemp provision will continue to fuel the rapid growth of an underregulated industry that threatens public health and safety and undermines law enforcement nationwide.

Congress never meant to legalize these products in the 2018 Farm Bill. A proper interpretation of the Farm Bill's hemp provision demonstrates that the entire synthetic THC industry rests on a foundation of illicit conduct. Clear direction from Congress is needed to shut down this industry before it metastasizes further into an even greater threat to public safety than it already is.

The Agricultural Improvement Act of 2018 legalized industrial hemp for commercial use. Congress's goal was to allow for the production and sale of industrial hemp as a non-intoxicating commodity while leaving in place the vital and longstanding prohibition on the use of cannabis products. But the definition of hemp in the 2018 Farm Bill contains an inadvertent ambiguity that bad actors are exploiting to market dangerous drugs to the American public. As a result, shelves and display cases in gas stations, convenience stores, and other retail locations throughout our states are stocked to the brim with potent, psychoactive THC products—often packaged and sold in ways meant *deliberately* to appeal to children.

Under the 2018 Farm Bill, hemp-derived products cannot be comprised of more than 0.3% delta-9 THC on a dry-weight basis. Yet, through use of highly advanced chemical processes—not contemplated by Congress when it enacted the 2018 Farm Bill—to manipulate the hemp plant, the psychoactive hemp industry artificially produces various forms of THC in addition to delta-9, like delta-8, delta-10, THC-0, THCP, and HHC, that are then infused at high concentrations into a multitude of products that can intoxicate a person as severely as the most potent strains of cannabis sold on the illicit market. In other words, industry actors have nefariously misinterpreted the Farm Bill's legalization of low concentrations of hemp-derived delta-9 and the Bill's silence regarding hemp-derived THC products other than delta-9 to claim that the Farm Bill allows them to produce and sell various synthetic cannabinoids regardless of the chemicals' potency and psychoactive effects.¹

In this way, legal, nonintoxicating hemp is used to make Frankenstein THC products that get adults high and harm and even kill children.

These products are being sold nationwide without consistent age restrictions, labeling standards, or safety requirements and are frequently packaged as gummies, candies, and beverages designed to appeal to young children. The public health consequences are stark and severe. In Indiana, for example, total cannabinoid and analog exposures reported to poison control centers increased 41 percent between 2022 and 2024, with pediatric exposures under age five rising 46 percent and exposures among children aged 6–12

¹ In addition, this industry is creating commercial amounts of delta-9 THC using the same processes. This synthetic delta-9 THC is then added to products that are less than .3% delta-9 THC but have enough milligrams of delta-9 THC per serving to be inebriating and often more than is permitted by state law in states that have adult use cannabis programs.

increasing 62 percent. Incidents involving "minor cannabinoids" such as delta-8 and delta-10 increased by 2,482 percent over the same period. See Indiana Poison Center data, 2022–2025 (on file with the Indiana Department of Health). Because Indiana has not legalized marijuana, most of these incidents likely involve hemp-derived intoxicants entering the market as a result of the psychoactive hemp industry's perversion of the 2018 Farm Bill's hemp provision. ²

State efforts to outlaw hemp-derived psychoactive products to protect their citizens cannot solve this problem. Such efforts can only lead to an uneven and ineffectual patchwork of bans and regulations that differ from State to State and will not stop the flood of mail-order THC products from streaming through interstate commerce. Congress must act to salvage the 2018 Farm Bill's laudable legalization of commercial hemp from the psychoactive hemp industry's spoliation of the Bill's hemp provision.²

Importantly, the prohibition on products containing intoxicating levels of THC—of any kind and no matter how it is derived—will not inhibit the cultivation of hemp for industrial and agricultural uses since hemp does not contain intoxicating levels of THC. The original goal of the 2018 Farm Bill's hemp provision can still be effectuated while Congress also eliminates the dangerous and illegal drug market that has been created through incorrect interpretations of the Farm Bill.

We commend your commitment to American farmers and your work to create an orderly and well-regulated market for industrial hemp and non-intoxicating hemp-derived products. You should not allow irresponsible corporations to take advantage of your good work to purvey dangerous products in our States. We ask Congress to act decisively to clarify the Farm Bill's definition of hemp to ensure intoxicating THC products are taken off the market.

Sincerely,

Tim Griffin

Arkansas Attorney General

William Tong

Connecticut Attorney General

² Clarifying the definition of hemp in the Farm Bill is also necessary to ensure the Farm Bill is consistent with the Food, Drug, and Cosmetics Act, under which any kind of THC-infused food or beverage product—which is the form that many of the illicit, high-THC products often take—are unlawful. See 21 U.S.C. §§ 331(ll), 355; Food and Drug Administration, *Statement from FDA Commissioner on CBD and THC in Foods* (June 16, 2022).



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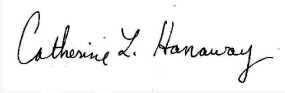


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cc: The Honorable Andy Harris, Chairman, House Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies

The Honorable John Hoeven, Chairman, Senate Subcommittee on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies