

**SB309 INTRODUCED**



1 SB309  
2 YMZ5166-1  
3 By Senator Weaver  
4 RFD: Judiciary  
5 First Read: 17-Feb-26



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SYNOPSIS:

Under existing law, a person commits the crime of unlawful possession with intent to distribute a controlled substance if he or she knowingly possesses more than two grams, but less than four grams, of any mixture containing Fentanyl, any synthetic controlled substance Fentanyl, or any synthetic controlled substance Fentanyl analogue.

This bill would provide that a person commits the crime of unlawful possession with intent to distribute a controlled substance if he or she knowingly possesses more than one-half gram, but less than one gram, or more than two grams, but less than four grams, of certain mixtures of Fentanyl or Fentanyl analogues.

Under existing law, a person commits the crime of trafficking in illegal drugs if he or she is knowingly in actual or constructive possession of one gram or more of Fentanyl or any synthetic controlled substance Fentanyl analogue as a single component.

This bill would also provide that a person commits the crime of trafficking in illegal drugs if he or she is knowingly in actual or constructive possession of certain mixtures of Fentanyl or Fentanyl analogues.



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A BILL  
TO BE ENTITLED  
AN ACT

Relating to crimes and offenses; to amend Sections 13A-12-211 and 13A-12-231, Code of Alabama 1975; to further provide for the crime of unlawful possession with intent to distribute a controlled substance; and to further provide for the crime of trafficking in illegal drugs.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 13A-12-211 and 13A12-231, Code of Alabama 1975, are amended to read as follows:

"§13A-12-211

(a) A person commits the crime of unlawful distribution of controlled substances if, except as otherwise authorized, he or she sells, furnishes, gives away, delivers, or distributes a controlled substance enumerated in Schedules I through V.

(b) Unlawful distribution of controlled substances is a Class B felony.

(c) A person commits the crime of unlawful possession with intent to distribute a controlled substance if, except as otherwise authorized by law, he or she knowingly possesses any of the following quantities of a controlled substance:

(1) More than eight grams, but less than 28 grams, of cocaine or of any mixture containing cocaine.



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57 (2) More than two grams, but less than four grams, of  
58 any mixture of morphine, opium, or any salt, isomer, or salt  
59 of an isomer thereof, including heroin ~~or any mixture~~  
60 ~~containing Fentanyl or any synthetic controlled substance~~  
61 ~~Fentanyl or any synthetic controlled substance Fentanyl~~  
62 ~~analogue, as described in Sections 20-2-23 and 20-2-25.~~

63 (3) More than eight grams, but less than 28 grams, of  
64 3,4-methylenedioxy amphetamine, or of any mixture containing  
65 3,4-methylenedioxy amphetamine.

66 (4) More than eight grams, but less than 28 grams, of  
67 5-methoxy-3, 4-methylenedioxy amphetamine, or of any mixture  
68 containing 5-methoxy-3, 4-methylenedioxy amphetamine.

69 (5) More than eight grams, but less than 28 grams, of  
70 amphetamine or any mixture containing amphetamine, its salt,  
71 optical isomer, or salt of its optical isomer thereof.

72 (6) More than eight grams, but less than 28 grams, of  
73 methamphetamine or any mixture containing methamphetamine, its  
74 salts, optical isomers, or salt of its optical isomers  
75 thereof.

76 (7) More than one-half gram, but less than one gram, of  
77 one or more of the following:

78 a. Fentanyl or any synthetic controlled substance  
79 Fentanyl analogue, as described in Section 20-2-23 or Section  
80 20-2-25, as a single component.

81 b. Any synthetic controlled substance Fentanyl  
82 analogue.

83 c. The immediate Fentanyl precursor,  
84 4-anilino-N-phenethyl-4-piperidine (ANPP).



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85 (8) More than two grams, but less than four grams, of  
86 any mixture containing Fentanyl or any synthetic controlled  
87 substance Fentanyl analogue.

88 (d) Unlawful possession with intent to distribute a  
89 controlled substance is a Class B felony."

90 "§13A-12-231

91 Except as authorized in Chapter 2, Title 20:

92 (1) Any person who knowingly sells, manufactures,  
93 delivers, or brings into this state, or who is knowingly in  
94 actual or constructive possession of, in excess of one kilo or  
95 2.2 pounds of any part of the plant of the genus Cannabis,  
96 whether growing or not, the seeds thereof, the resin extracted  
97 from any part of the plant, and every compound, manufacture,  
98 salt, derivative, mixture, or preparation of the plant, its  
99 seeds, or resin including the completely defoliated mature  
100 stalks of the plant, fiber produced from the stalks, oil, or  
101 cake, or the completely sterilized samples of seeds of the  
102 plant which are incapable of germination is guilty of a  
103 felony, which shall be known as "trafficking in cannabis."  
104 Nothing in this subdivision shall apply to samples of  
105 tetrahydrocannabinols including, but not limited to, all  
106 synthetic or naturally produced samples of  
107 tetrahydrocannabinols which contain more than 15 percent by  
108 weight of tetrahydrocannabinols and which do not contain plant  
109 material exhibiting the external morphological features of the  
110 plant cannabis. If the quantity of cannabis involved:

111 a. Is in excess of one kilo or 2.2 pounds, but less  
112 than 100 pounds, the person shall be sentenced to a mandatory



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113 minimum term of imprisonment of three calendar years and to  
114 pay a fine of twenty-five thousand dollars (\$25,000).

115 b. Is 100 pounds or more, but less than 500 pounds, the  
116 person shall be sentenced to a mandatory minimum term of  
117 imprisonment of five calendar years and to pay a fine of fifty  
118 thousand dollars (\$50,000).

119 c. Is 500 pounds or more, but less than 1,000 pounds,  
120 the person shall be sentenced to a mandatory minimum term of  
121 imprisonment of 15 calendar years and to pay a fine of two  
122 hundred thousand dollars (\$200,000).

123 d. Is 1,000 pounds or more, the person shall be  
124 sentenced to a mandatory term of imprisonment of life.

125 (2) Any person who knowingly sells, manufactures,  
126 delivers, or brings into this state, or who is knowingly in  
127 actual or constructive possession of, 28 grams or more of  
128 cocaine or of any mixture containing cocaine, described in  
129 Section 20-2-25(1), is guilty of a felony, which shall be  
130 known as "trafficking in cocaine." If the quantity involved:

131 a. Is 28 grams or more, but less than 500 grams, the  
132 person shall be sentenced to a mandatory minimum term of  
133 imprisonment of three calendar years and to pay a fine of  
134 fifty thousand dollars (\$50,000).

135 b. Is 500 grams or more, but less than one kilo, the  
136 person shall be sentenced to a mandatory minimum term of  
137 imprisonment of five calendar years and to pay a fine of one  
138 hundred thousand dollars (\$100,000).

139 c. Is one kilo, but less than 10 kilos, the person  
140 shall be sentenced to a mandatory minimum term of imprisonment



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141 of 15 calendar years and to pay a fine of two hundred fifty  
142 thousand dollars (\$250,000).

143 d. Is 10 kilos or more, the person shall be sentenced  
144 to a mandatory term of imprisonment of life.

145 (3) Any person, except as otherwise authorized by law,  
146 who knowingly sells, manufactures, delivers, or brings into  
147 this state, or who is knowingly in actual or constructive  
148 possession of, four grams or more of any morphine, opium, or  
149 any salt, isomer, or salt of an isomer thereof, including  
150 heroin, as described in Section 20-2-23(b) (2) or Section  
151 20-2-25(1)a., or four grams or more of any mixture containing  
152 any such substance, ~~or any mixture containing Fentanyl or any~~  
153 ~~synthetic controlled substance Fentanyl analogue, as described~~  
154 ~~in Sections 20-2-23 and 20-2-25,~~ is guilty of a felony, which  
155 shall be known as "trafficking in illegal drugs." If the  
156 quantity involved:

157 a. Is four grams or more, but less than 14 grams, the  
158 person shall be sentenced to a mandatory minimum term of  
159 imprisonment of three calendar years and to pay a fine of  
160 fifty thousand dollars (\$50,000).

161 b. Is 14 grams or more, but less than 28 grams, the  
162 person shall be sentenced to a mandatory minimum term of  
163 imprisonment of 10 calendar years and to pay a fine of one  
164 hundred thousand dollars (\$100,000).

165 c. Is 28 grams or more, but less than 56 grams, the  
166 person shall be sentenced to a mandatory minimum term of  
167 imprisonment of 25 calendar years and to pay a fine of five  
168 hundred thousand dollars (\$500,000).



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169           d. Is 56 grams or more, the person shall be sentenced  
170 to a mandatory term of imprisonment of life.

171           (4) Any person who knowingly sells, manufactures,  
172 delivers, or brings into this state, or who is knowingly in  
173 actual or constructive possession of 1,000 or more pills or  
174 capsules of methaqualone, as described in Section 20-2-1, et  
175 seq., is guilty of a felony, which shall be known as  
176 "trafficking in illegal drugs." If the quantity involved:

177           a. Is 1,000 pills or capsules, but less than 5,000  
178 pills or capsules, the person shall be sentenced to a  
179 mandatory minimum term of imprisonment of three calendar years  
180 and pay a fine of fifty thousand dollars (\$50,000).

181           b. Is 5,000 capsules or more, but less than 25,000  
182 capsules, the person shall be imprisoned to a mandatory  
183 minimum term of imprisonment of 10 calendar years and pay a  
184 fine of one hundred thousand dollars (\$100,000).

185           c. Is 25,000 pills or more, but less than 100,000 pills  
186 or capsules, the person shall be sentenced to a mandatory  
187 minimum term of imprisonment of 25 calendar years and pay a  
188 fine of five hundred thousand dollars (\$500,000).

189           d. Is 100,000 capsules or more, the person shall be  
190 sentenced to a mandatory term of imprisonment of life.

191           (5) Any person who knowingly sells, manufactures,  
192 delivers, or brings into this state, or who is knowingly in  
193 actual or constructive possession of 500 or more pills or  
194 capsules of hydromorphone, as is described in Section 20-2-1,  
195 et seq., is guilty of a felony, which shall be known as  
196 "trafficking in illegal drugs." If the quantity involved:



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197           a. Is 500 pills or capsules or more but less than 1,000  
198 pills or capsules, the person shall be sentenced to a  
199 mandatory term of imprisonment of three calendar years and to  
200 pay a fine of fifty thousand dollars (\$50,000).

201           b. Is 1,000 pills or capsules or more, but less than  
202 4,000 pills or capsules, the person shall be sentenced to a  
203 mandatory term of imprisonment of 10 calendar years and to pay  
204 a fine of one hundred thousand dollars (\$100,000).

205           c. Is 4,000 pills or capsules or more but less than  
206 10,000 pills or capsules, the person shall be sentenced to a  
207 mandatory term of imprisonment of 25 calendar years and to pay  
208 a fine of one hundred thousand dollars (\$100,000).

209           d. Is more than 10,000 pills or capsules, the person  
210 shall be sentenced to a mandatory term of life.

211           (6) Any person who knowingly sells, manufactures,  
212 delivers, or brings into this state, or who is knowingly in  
213 actual or constructive possession of, 28 grams or more of  
214 3,4-methylenedioxy amphetamine, or of any mixture containing  
215 3,4-methylenedioxy amphetamine, is guilty of a felony, which  
216 shall be known as "trafficking in illegal drugs." If the  
217 quantity involved:

218           a. Is 28 grams or more, but less than 500 grams, the  
219 person shall be sentenced to a mandatory minimum term of  
220 imprisonment of three calendar years and to pay a fine of  
221 fifty thousand dollars (\$50,000).

222           b. Is 500 grams or more, but less than one kilo, the  
223 person shall be sentenced to a mandatory minimum term of  
224 imprisonment of five calendar years and to pay a fine of one



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225 hundred thousand dollars (\$100,000).

226 c. Is one kilo, but less than 10 kilos, the person  
227 shall be sentenced to a mandatory minimum term of imprisonment  
228 of 15 calendar years and to pay a fine of two hundred fifty  
229 thousand dollars (\$250,000).

230 d. Is 10 kilos or more, the person shall be sentenced  
231 to a mandatory term of imprisonment of life.

232 (7) Any person who knowingly sells, manufactures,  
233 delivers, or brings into this state, or who is knowingly in  
234 actual or constructive possession of, 28 grams or more of  
235 5-methoxy-3,4-methylenedioxy amphetamine, or of any mixture  
236 containing 5-methoxy-3,4-methylenedioxy amphetamine, is guilty  
237 of a felony, which shall be known as "trafficking in illegal  
238 drugs." If the quantity involved:

239 a. Is 28 grams or more, but less than 500 grams, the  
240 person shall be sentenced to a mandatory minimum term of  
241 imprisonment of three calendar years and to pay a fine of  
242 fifty thousand dollars (\$50,000).

243 b. Is 500 grams or more, but less than one kilo, the  
244 person shall be sentenced to a mandatory minimum term of  
245 imprisonment of five calendar years and to pay a fine of one  
246 hundred thousand dollars (\$100,000).

247 c. Is one kilo, but less than 10 kilos, the person  
248 shall be sentenced to a mandatory minimum term of imprisonment  
249 of 15 calendar years and to pay a fine of two hundred fifty  
250 thousand dollars (\$250,000).

251 d. Is 10 kilos or more, the person shall be sentenced  
252 to a mandatory term of imprisonment of life.



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253 (8) Any person who knowingly sells, manufactures,  
254 delivers, or brings into this state, or who is knowingly in  
255 actual or constructive possession of, four grams or more of  
256 phencyclidine, or any mixture containing phencyclidine, is  
257 guilty of a felony, which shall be known as "trafficking in  
258 illegal drugs." If the quantity involved:

259 a. Is four grams or more, but less than 14 grams, the  
260 person shall be sentenced to a mandatory minimum term of  
261 imprisonment of three calendar years and to pay a fine of  
262 fifty thousand dollars (\$50,000).

263 b. Is 14 grams or more, but less than 28 grams, the  
264 person shall be sentenced to a mandatory minimum term of  
265 imprisonment of five calendar years and to pay a fine of one  
266 hundred thousand dollars (\$100,000).

267 c. Is 28 grams or more, but less than 56 grams, the  
268 person shall be sentenced to a mandatory minimum term of  
269 imprisonment of 15 calendar years and to pay a fine of two  
270 hundred fifty thousand dollars (\$250,000).

271 d. Is 56 grams or more, the person shall be sentenced  
272 to a mandatory term of imprisonment of life.

273 (9) Any person who knowingly sells, manufactures,  
274 delivers, or brings into this state, or who is knowingly in  
275 actual or constructive possession of, four grams or more of  
276 lysergic acid diethylamide, or four grams or more of any  
277 mixture containing lysergic acid diethylamide, is guilty of a  
278 felony, which shall be known as "trafficking in illegal  
279 drugs." If the quantity involved:

280 a. Is four grams or more, but less than 14 grams, the



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281 person shall be sentenced to a mandatory minimum term of  
282 imprisonment of three calendar years and to pay a fine of  
283 fifty thousand dollars (\$50,000).

284 b. Is 14 grams or more, but less than 28 grams, the  
285 person shall be sentenced to a mandatory minimum term of  
286 imprisonment of 10 calendar years and to pay a fine of one  
287 hundred thousand dollars (\$100,000).

288 c. Is 28 grams or more, but less than 56 grams, the  
289 person shall be sentenced to a mandatory minimum term of  
290 imprisonment of 25 calendar years and to pay a fine of five  
291 hundred thousand dollars (\$500,000).

292 d. Is 56 grams or more, the person shall be sentenced  
293 to a mandatory term of imprisonment of life.

294 (10) Any person who knowingly sells, manufactures,  
295 delivers, or brings into this state, or who is knowingly in  
296 actual or constructive possession of, 28 grams or more of  
297 amphetamine or any mixture containing amphetamine, its salt,  
298 optical isomer, or salt of its optical isomer thereof, is  
299 guilty of a felony, which shall be known as "trafficking in  
300 amphetamine." If the quantity involved:

301 a. Is 28 grams or more but less than 500 grams, the  
302 person shall be sentenced to a mandatory minimum term of  
303 imprisonment of three calendar years and to pay a fine of  
304 fifty thousand dollars (\$50,000).

305 b. Is 500 grams or more, but less than one kilo, the  
306 person shall be sentenced to a mandatory minimum term of  
307 imprisonment of five calendar years and to pay a fine of one  
308 hundred thousand dollars (\$100,000).



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309 c. Is one kilo but less than 10 kilos, the person shall  
310 be sentenced to a mandatory minimum term of imprisonment of 15  
311 calendar years and to pay a fine of two hundred fifty thousand  
312 dollars (\$250,000).

313 d. Is 10 kilos or more, the person shall be sentenced  
314 to a mandatory term of imprisonment of life.

315 (11) Any person who knowingly sells, manufactures,  
316 delivers, or brings into this state, or who is knowingly in  
317 actual or constructive possession of, 28 grams or more of  
318 methamphetamine or any mixture containing methamphetamine, its  
319 salts, optical isomers, or salt of its optical isomers  
320 thereof, is guilty of a felony, which shall be known as  
321 "trafficking in methamphetamine." If the quantity involved:

322 a. Is 28 grams or more but less than 500 grams, the  
323 person shall be sentenced to a mandatory minimum term of  
324 imprisonment of three calendar years and to pay a fine of  
325 fifty thousand dollars (\$50,000).

326 b. Is 500 grams or more, but less than one kilo, the  
327 person shall be sentenced to a mandatory minimum term of  
328 imprisonment of five calendar years and to pay a fine of one  
329 hundred thousand dollars (\$100,000).

330 c. Is one kilo but less than 10 kilos, the person shall  
331 be sentenced to a mandatory minimum term of imprisonment of 15  
332 calendar years and to pay a fine of two hundred fifty thousand  
333 dollars (\$250,000).

334 d. Is 10 kilos or more, the person shall be sentenced  
335 to a mandatory term of imprisonment of life.

336 (12) Any person who knowingly sells, manufactures,



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337 delivers, or brings into this state, or who is knowingly in  
338 actual or constructive possession of 56 or more grams of a  
339 synthetic controlled substance or a synthetic controlled  
340 substance analogue, as described in Section 20-2-23(a) (4) or  
341 (5), except for any synthetic controlled substance Fentanyl  
342 analogue referenced in subdivision (13), is guilty of a  
343 felony, which shall be known as "trafficking in synthetic  
344 controlled substances." If the quantity involved:

345           a. Is 56 grams or more, but less than 500 grams, the  
346 person shall be sentenced to a mandatory minimum term of  
347 imprisonment of three calendar years and to pay a fine of  
348 fifty thousand dollars (\$50,000).

349           b. Is 500 grams or more, but less than 1 kilo, the  
350 person shall be sentenced to a mandatory minimum term of  
351 imprisonment of 10 calendar years and to pay a fine of one  
352 hundred thousand dollars (\$100,000).

353           c. Is one kilo, but less than 10 kilos, the person  
354 shall be sentenced to a mandatory minimum term of imprisonment  
355 of 15 calendar years and to pay a fine of two hundred fifty  
356 thousand dollars (\$250,000).

357           d. Is 10 kilos or more, the person shall be sentenced  
358 to a mandatory term of imprisonment of life.

359           (13) Any person, unless otherwise authorized by law,  
360 who knowingly sells, manufactures, delivers, or brings into  
361 this state, or who is knowingly in actual or constructive  
362 possession of, one gram or more of Fentanyl or any combination  
363 of one or more of the following: (i) Fentanyl~~or any synthetic~~  
364 ~~controlled substance Fentanyl analogue, as a single component~~



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365 ~~as described in Sections 20-2-23 and 20-2-25;~~ (ii) any  
366 synthetic controlled substance Fentanyl analogue; or (iii) the  
367 immediate Fentanyl precursor,  
368 4-anilino-N-phenethyl-4-piperidine (ANPP); is guilty of a  
369 felony, which shall be known as "trafficking in illegal  
370 drugs." If the quantity involved:

371       a.1. Is one gram or more, but less than two grams, the  
372 person shall be sentenced to a mandatory minimum term of  
373 imprisonment of three calendar years and to pay a minimum fine  
374 of fifty thousand dollars (\$50,000).

375       2. Is two grams or more, but less than four grams, the  
376 person shall be sentenced to a mandatory minimum term of  
377 imprisonment of 10 calendar years and to pay a minimum fine of  
378 one hundred thousand dollars (\$100,000).

379       3. Is four grams or more, but less than eight grams,  
380 the person shall be sentenced to a mandatory minimum term of  
381 imprisonment of 25 calendar years and to pay a minimum fine of  
382 five hundred thousand dollars (\$500,000).

383       4. Is eight grams or more, the person shall be  
384 sentenced to a mandatory term of imprisonment of life and to  
385 pay a minimum fine of seven hundred fifty thousand dollars  
386 (\$750,000).

387       b.1. Notwithstanding any provision of law, in addition  
388 to any penalties provided by law, upon a second conviction of  
389 this subdivision, the person shall be sentenced to an  
390 additional term of imprisonment of five calendar years, which  
391 is not subject to suspension or probation.

392       2. Upon a third or subsequent conviction of this



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393 subdivision, in addition to any penalties provided by law, the  
394 person shall be sentenced to an additional term of  
395 imprisonment of 10 calendar years, which is not subject to  
396 suspension or probation.

397 (14) Any person, except as otherwise authorized by law,  
398 who knowingly sells, manufactures, delivers, or brings into  
399 this state, or who is knowingly in actual or constructive  
400 possession of, four grams or more of any mixture containing  
401 Fentanyl or any synthetic controlled substance Fentanyl  
402 analogue is guilty of a felony, which shall be known as  
403 "trafficking in illegal drugs." If the quantity involved:

404 a.1. Is four grams or more, but less than 14 grams, the  
405 person shall be sentenced to a mandatory minimum term of  
406 imprisonment of three calendar years and to pay a fine of  
407 fifty thousand dollars (\$50,000).

408 2. Is 14 grams or more, but less than 28 grams, the  
409 person shall be sentenced to a mandatory minimum term of  
410 imprisonment of 10 calendar years and to pay a fine of one  
411 hundred thousand dollars (\$100,000).

412 3. Is 28 grams or more, but less than 56 grams, the  
413 person shall be sentenced to a mandatory minimum term of  
414 imprisonment of 25 calendar years and to pay a fine of five  
415 hundred thousand dollars (\$500,000).

416 4. Is 56 grams or more, the person shall be sentenced  
417 to a mandatory term of imprisonment of life.

418 b.1. Notwithstanding any provision of law, in addition  
419 to any penalties provided by law, upon a second conviction of  
420 this subdivision, the person shall be sentenced to an



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421 additional term of imprisonment of five calendar years, which  
422 is not subject to suspension or probation.

423 2. Upon a third or subsequent conviction of this  
424 subdivision, in addition to any penalties provided by law, the  
425 person shall be sentenced to an additional term of  
426 imprisonment of 10 calendar years, which is not subject to  
427 suspension or probation.

428 ~~(14)~~ (15) In lieu of the weight ranges listed in  
429 subdivision (12), a person may instead be charged with  
430 trafficking any substance listed in subdivisions (3) and (12)  
431 if that person possesses 50 or more individual packages of  
432 that substance. The person shall only be sentenced according  
433 to the sentence range provision listed in paragraph a. of each  
434 subdivision for the specific substance contained in the 50 or  
435 more individual packages if charged pursuant to this  
436 subdivision, subdivision ~~(15)~~ (16), or subdivision ~~(16)~~ (17), if  
437 applicable. In order to charge a person pursuant to this  
438 subdivision, the same substance must be contained in each of  
439 the 50 or more individual packages.

440 ~~(15)~~ (16) The felonies of "trafficking in cannabis,"  
441 "trafficking in cocaine," "trafficking in illegal drugs,"  
442 "trafficking in amphetamine," "trafficking in  
443 methamphetamine," and "trafficking in synthetic controlled  
444 substances" as defined in subdivisions (1) through ~~(14)~~ (15)  
445 shall be treated as Class A felonies for purposes of this  
446 title, including sentencing under Section 13A-5-9. Provided,  
447 however, that the sentence of imprisonment for a defendant  
448 with one or more prior felony convictions who violates



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449 subdivisions (1) through ~~(14)~~(15) shall be the sentence  
450 provided therein, or the sentence provided under Section  
451 13A-5-9, whichever is greater. Provided further, that the fine  
452 for a defendant with one or more prior felony convictions who  
453 violates subdivisions (1) through ~~(14)~~(15) shall be the fine  
454 provided therein, or the fine provided under Section 13A-5-9,  
455 whichever is greater.

456 ~~(16)~~(17) Notwithstanding any provision of law to the  
457 contrary, any person who has possession of a firearm during  
458 the commission of any act proscribed by this section shall be  
459 punished by a term of imprisonment of five calendar years,  
460 which shall be in addition to, and not in lieu of, the  
461 punishment otherwise provided, and a fine of twenty-five  
462 thousand dollars (\$25,000). The court shall not suspend the  
463 five-year additional sentence of the person or give the person  
464 a probationary sentence."

465 Section 2. This act shall become effective on October  
466 1, 2026.