Proposed Amendment to SB 49

NRS 453.096  “Marijuana” defined.
1.  “Marijuana” means:
   (a) All parts of any plant of the genus Cannabis, whether growing or not;
   (b) The seeds thereof;
   (c) The resin extracted from any part of the plant, including concentrated cannabis; and;
   (d) Every compound, manufacture, salt, derivative, mixture or preparation of the plant, its seeds or resin;
   (e) Any commodity or product made using hemp which the THC exceeds the Acceptable Hemp THC Level as defined in NAC 557; and
   (f) Any commodity or product made using hemp which exceeds the allowable limit of THC per package as defined in NAC 453.
2.  “Marijuana” does not include:
   (a) Hemp, as defined in NRS 557.160, which is grown or cultivated pursuant to the provisions of chapter 557 of NRS or any commodity or product made using such hemp which does not exceed 0.3% THC as defined in NRS 453.139; or
   (b) The mature stems stalks of the plant, fiber produced from the stems stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture or preparation of the mature stems stalks (except the resin extracted therefrom), fiber, oil or cake, or the sterilized seed of the plant which is incapable of germination; or
   (c) Any commodity or product made using hemp which the THC does not exceed the THC Acceptable Hemp THC Level as defined in NAC 557.

NRS 678A.085  “Cannabis” defined.  [Effective July 1, 2020.]  “Cannabis” has the meaning ascribed to the term “marijuana” in NRS 453.096.
(Added to NRS by 2019, 3771, effective July 1, 2020)

NRS 453.139  “THC” defined.  “THC” means Delta-9-tetrahydrocannabinol, along with any structural, optical and/or geometric isomers of tetrahydrocannabinol, unless exempted by NAC 453, including but not limited to:
1.  Delta-9-7-tetrahydrocannabinol;
2.  Delta-8-tetrahydrocannabinol; and
3.  The optical isomers of such substancesDelta-10-tetrahydrocannabinol.

NRS 557.160  “Hemp” defined.
1.  “Hemp” means any plant of the genus Cannabis sativa L. and any part of such a plant, including, without limitation, the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts and salts of isomers, whether growing or not, with a THC concentration that does not exceed the Acceptable Hemp THC Level as defined by the Department.  the maximum THC concentration established by federal law for hemp.
2.  “Hemp” does not include any commodity or product made using hemp.

New Statute
NRS XXX.XXX  “Synthetic cannabinoid” defined.
1.  “Synthetic cannabinoid” means a cannabinoid that is:
   (a) Produced artificially, whether from chemicals or from recombinant biological agents including but not limited to yeast and algae; and
   (b) Not derived from the genus cannabis, including biosynthetic cannabinoids.
2.  Synthetic cannabinoids are not permitted to be used in hemp, cannabis, or any other commodity produced or sold within the state of Nevada.