## By: Metcalf, Cook, A. Johnson of Harris, H.B. No. 513 Canales, Vasut

## A BILL TO BE ENTITLED

1 AN ACT 2 relating to the manufacture or delivery of a controlled substance or marihuana causing death or serious bodily injury; creating a 3 4 criminal offense; increasing a criminal penalty. 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Section 481.122(c), Health and Safety Code, is 7 amended to read as follows: 8 (c) An offense under this section is a felony of the second 9 degree, except that the offense is a felony of the first degree if it is shown on the trial of the offense that the person to whom the 10 actor delivered the controlled substance or marihuana died or 11 suffered serious bodily injury as a result of injecting, ingesting, 12 inhaling, or introducing into the person's body any amount of the 13 14 controlled substance or marihuana manufactured or delivered by the actor, regardless of whether the controlled substance or marihuana 15 16 was used by itself or with another substance, including a drug, adulterant, or dilutant. 17 SECTION 2. Section 481.141, Health and Safety Code, 18 is amended to read as follows: 19 DELIVERY 20 Sec. 481.141. OR OF OFFENSE: MANUFACTURE 21 CONTROLLED SUBSTANCE CAUSING DEATH OR SERIOUS BODILY INJURY. (a) A person commits an offense if the person knowingly manufactures or 22

23 <u>delivers a controlled substance in violation of this chapter and</u>
24 [<del>If at the guilt or innocence phase of the trial of an offense</del>

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described by Subsection (b), the judge or jury, whichever is the 1 trier of fact, determines beyond a reasonable doubt that] a person 2 3 dies [died] or suffers [suffered] serious bodily injury as a result of injecting, ingesting, inhaling, or introducing into the person's 4 body any amount of the controlled substance manufactured or 5 delivered by the <u>actor</u> [defendant], regardless of whether the 6 controlled substance was used by itself or with another substance, 7 8 including a drug, adulterant, or dilutant[, the punishment for the offense is increased by one degree]. 9

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(e)

## (b) An offense under this section is:

11 <u>(1)</u> [This section applies to an offense otherwise 12 punishable as] a [state jail felony,] felony of the third degree <u>if</u> 13 <u>the commission of the offense resulted in serious bodily injury to a</u> 14 person; or

15 (2) a [, or] felony of the second degree <u>if the</u> 16 <u>commission of the offense resulted in the death of a person</u> [<del>under</del> 17 <del>Section 481.112, 481.1121, 481.1123, 481.113, 481.114, or</del> 18 <del>481.122</del>].

19 (c) <u>It is a defense to prosecution under this section that</u> 20 <u>the actor's conduct in manufacturing or delivering the controlled</u> 21 <u>substance was authorized under this chapter or other state or</u> 22 <u>federal law.</u>

23 (d) If conduct constituting an offense under this section 24 also constitutes an offense under another section of this chapter 25 or the Penal Code, the actor may be prosecuted under either section 26 or both sections.

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Notwithstanding Article 42.08, Code of

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1 Procedure, if [punishment for] a defendant is <u>convicted of an</u>
2 <u>offense</u> [increased] under this section, the court may not order the
3 sentence for the offense to run concurrently with any other
4 sentence the court imposes on the defendant.

5 SECTION 3. The changes in law made by this Act apply only to 6 an offense committed on or after the effective date of this Act. An 7 offense committed before the effective date of this Act is governed 8 by the law in effect on the date the offense was committed, and the 9 former law is continued in effect for that purpose. For purposes of 10 this section, an offense was committed before the effective date of 11 this Act if any element of the offense occurred before that date.

12 SECTION 4. This Act takes effect September 1, 2023.