A BILL FOR AN ACT

RELATING TO HEMP.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Section 141-37, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 1. By amending its title to read:
- 4 "[+] §141-37[+] Inspections; fees."
- 5 2. By amending subsections (b) to (d) to read:
- 6 "(b) During the inspection, the licensee or the licensee's
- 7 authorized representative shall be present at the growing area.
- 8 The licensee or authorized representative shall provide the
- 9 [board's] inspector with complete and unrestricted access to all
- 10 industrial hemp plants and seeds whether growing or harvested;
- 11 all land, buildings, and other structures used for the
- 12 cultivation and storage of industrial hemp; and all documents
- 13 and records pertaining to the licensee's industrial hemp
- 14 business.
- 15 (c) Sampling of industrial hemp plants shall occur
- 16 according to sampling protocol for industrial hemp set or

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1	adopted by	the	department	of	agriculture	or	in	the	following
_									
2	manner:								

- - (2) Quantitative laboratory determination of the delta-9 tetrahydrocannabinol concentration on a dry weight basis shall be performed according to protocols approved by the chairperson;
- A sample test result greater than 0.3 per cent of 11 (3) 12 delta-9 tetrahydrocannabinol concentration or a 13 tetrahydrocannabinol concentration allowed by federal 14 law, whichever is greater, shall be considered 15 conclusive evidence that at least one cannabis plant 16 or part of a plant in the growing area contains a 17 delta-9 tetrahydrocannabinol concentration over the 18 limit allowed for industrial hemp and that the 19 licensee of that growing area is therefore not in 20 compliance with this part. Upon receipt of such a 21 test result, the chairperson may summarily suspend and

1		revoke the license of an industrial hemp licensee.
2		The chairperson shall furnish to the licensee a
3		portion of the violative sample if the licensee
4		requests it within thirty days of notification; and
5	(4)	Test results from an institution of higher education
6		may, at the chairperson's discretion, be accepted in
7		lieu of board sampling.
8	(d)	Licensees shall pay a charge of [\$35] \$40 per hour per
9	inspector	, or fees established pursuant to section 147-102 when
10	the servi	ces are performed by temporary inspectors, for actual
11	drive tim	e, mileage, inspection, and sampling time $[-]$, and
12	charges f	or traveling expenses and extraordinary services when
13	the perfo	rmance of the services involves unusual costs."
14	SECT	ION 2. Section 141-41, Hawaii Revised Statutes, is
15	amended b	y amending subsection (a) to read as follows:
16	" (a)	There is created in the state treasury a special fund
17	to be des	ignated as the industrial hemp special fund to be
18	administe	red by the department of agriculture. Moneys deposited
19	in this s	pecial fund shall be used to fulfill the purposes of
20	this part	and shall include:

	(±)	Any moneys appropriated by the registature to the					
2		special fund;					
3	(2)	Any fees collected by the department of agriculture in					
4		relation to the industrial hemp pilot program[+].					
5		except for fees collected for the services provided by					
6		temporary inspectors, as specified in section 141-37;					
7		and					
8	(3)	The interest or return on investments earned from					
9		moneys in the special fund."					
10	SECTION 3. Section 147-101, Hawaii Revised Statutes, is						
11	amended to read as follows:						
12	"§14	7-101 Certification services revolving fund. There is					
13	established a certification services revolving fund for use by						
14	the department of agriculture to support certification $\left[\frac{\Theta \mathbf{r}}{L}\right]_{L}$						
15	audit, or inspection services established under parts I, III,						
16	IV, VIII, and IX[-], and section 141-37. Moneys in the fund may						
17	be expended for materials, salaries, equipment, training,						
18	travel, a	nd other costs related to providing certification [ex].					
19	audit <u>, or</u>	inspection services. Notwithstanding sections 147-10,					
20	147-34, 1	47-64, 147-114 [and], 147-126, and 141-37, moneys					
21	derived f	rom the certification [or], audit, or inspection					

S.B. NO. S.D.

- 1 services provided by temporary inspectors employed under this
- 2 part or from charges for traveling expenses or extraordinary
- 3 services shall be deposited into the fund."
- 4 SECTION 4. Section 147-102, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[{] §147-102[}] Certification [and], audit, and inspection
- 7 services. The department of agriculture shall fix, assess, and
- 8 collect fees for certification [or], audit, or inspection
- 9 services provided by temporary inspectors employed under this
- 10 part. The fees shall be in amounts necessary to cover all costs
- 11 of the administration and provision of the certification [ox],
- 12 audit, or inspection services provided under this part; provided
- 13 that the department of agriculture shall establish charges for
- 14 traveling expenses and extraordinary services when the
- 15 performance of the services involves unusual cost. The fees and
- 16 charges established by the department of agriculture shall not
- 17 be subject to chapter 91. The department of agriculture may
- 18 employ temporary inspectors to assist in providing certification
- 19 [er], audit, or inspection services under parts I, III, IV,
- 20 VIII, and IX, and section 141-37, and those temporary inspectors
- 21 shall be exempt from chapter 76."

- 1 SECTION 5. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect on July 1, 2150.

Report Title:

Industrial Hemp Pilot Program; Temporary Inspectors; Inspection Fees; Plant Sampling; Certification Services Revolving Fund

Description:

Authorizes the Department of Agriculture to allow temporary inspectors to perform industrial hemp inspections and to deposit fees from inspections into the Certification Services Revolving Fund. Authorizes the Department of Agriculture to adopt an alternative method of sampling industrial hemp plants. (SB1351 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.