S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

A BILL FOR AN ACT

RELATING TO HEMP.

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

1

PART I

2 SECTION 1. Act 14, Session Laws of Hawaii 2020 (Act 14), 3 established a registry for hemp processors within the department of health, created a hemp processing special fund within the 4 5 department of health, and authorized the department of health to 6 collect fees and fines for the program. Act 14 also tasked the 7 department of agriculture with monitoring the transportation of 8 hemp within the State and enforcing certain state restrictions 9 regarding the growth of hemp within the State. The Act did not 10 establish a special fund within the department of agriculture to 11 perform these duties. Allowing for the industrial hemp special 12 fund to be used for these purposes will allow the department of 13 agriculture to use the existing special fund to perform the new 14 regulatory duties relating to hemp.

15 The purpose of this part is to redesignate the industrial 16 hemp special fund as the hemp special fund and authorize use of 17 the moneys in the fund for the department of agriculture's

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1 duties regarding hemp as established by Act 14, Session Laws of 2 Hawaii 2020. 3 SECTION 2. Section 141-14, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "[+] \$141-14[] Industrial hemp] Hemp special fund; 6 established. (a) There is created in the state treasury a 7 special fund to be designated as the [industrial] hemp special 8 fund to be administered by the department of agriculture. 9 Moneys deposited in this special fund shall be used to fulfill 10 the purposes of [this] part III and shall include: 11 Any moneys appropriated by the legislature to the (1)12 special fund; 13 (2)[Any fees collected by the department of agriculture 14 in relation to the industrial hemp pilot program; and] 15 All revenues from the operations of part III, 16 including all fees and fines; 17 (3) The interest or return on investments earned from 18 moneys in the special fund [-]; and 19 (4) Grants and gifts made to the special fund. 20 (b) The department of agriculture may use the moneys in 21 the special fund to carry out the purposes of [this]

2021-2657 SB1027 HD1 HMS0-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	part[$_{ au}$] III, including hiring employees, specialists, and
2	consultants necessary to complete projects related to the
3	purposes of [this] that part."
4	SECTION 3. There is appropriated out of the hemp special
5	fund the sum of \$ or so much thereof as may be
6	necessary for fiscal year 2021-2022 and the same sum or so much
7	thereof as may be necessary for fiscal year 2022-2023 to be used
8	for the purposes of this part.
9	The sums appropriated shall be expended by the department
10	of agriculture.
11	PART II
12	SECTION 4. Chapter 328G, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"[+] CHAPTER 328G [+]
15	HEMP [PROCESSORS] PROCESSING AND
16	HEMP PRODUCT MANUFACTURING
17	[{] §328G-1 [}] Definitions. As used in this chapter:
18	["Applicant" means the person applying to register as a
19	hemp processor under this chapter.]
20	"Cannabinoids" means any of the various naturally
21	occurring, biologically active, chemical constituents of

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1 cannabis that bind to or interact with receptors of the 2 endogenous cannabinoid system. 3 "Cannabis" means the genus of the flowering plant in the 4 family Cannabaceae. For the purpose of this chapter, cannabis 5 refers to any form of the plant where the delta-9 6 tetrahydrocannabinol concentration on a dry weight basis has not 7 yet been determined. 8 "Certificate of registration" means the certificate issued 9 by the department attesting that [the applicant] a person is registered to process hemp[-,] or manufacture a hemp product. 10 11 "Decarboxylated" means the completion of the chemical reaction that converts delta-9 tetrahydrocannabinol's acids 12 13 (THCA) into delta-9-tetrahydrocannabinol. The decarboxylated value may be calculated using a conversion formula that sums 14 15 delta-9-tetrahydrocannabinol and eighty-seven and seven tenths (87.7) per cent of THCA. 16 17 "Delta-9 tetrahydrocannabinol" or "THC" means the primary 18 psychoactive component of cannabis. 19 "Department" means the department of health.

20 "Director" means the director of health.

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	"Dry weight basis" refers to a method of determining the
2	percentage of a chemical in a substance after removing the
3	moisture from the substance.
4	"Enclosed indoor facility" means a permanent, stationary
5	structure with a solid floor, rigid exterior walls that encircle
6	the entire structure on all sides, and a roof that protects the
7	entire interior area from the elements of weather. Nothing in
8	this definition shall be construed to relieve the [registered
9	applicant] registrant from the [applicant's] duty to comply with
10	all applicable building codes and regulations.
11	"FDA" means the United States Food and Drug Administration.
12	"Gummy" means a gelatinous cube, sphere, prismatoid, or
13	ovoid.
14	"Hemp" means Cannabis sativa L. and any part of that plant,
15	whether growing or not, including the seeds thereof [and all
16	derivatives, extracts, cannabinoids, isomers, acids, salts, and
17	salts of isomers], with a delta-9-tetrahydrocannabinol
18	concentration of not more than 0.3 per cent on a dry weight
19	basis, as measured post-decarboxylation or by other similarly
20	reliable methods.

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	["He	mp processor" means a person processing hemp to
2	manufactu	re a hemp product.]
3	"Hem	p product" means [a product that:
4	(1)	Contains naturally occurring cannabinoids, compounds,
5		concentrates, extracts, isolates, resins or
6		derivatives_from processed hemp;
7	(2)	Does not include any living hemp plants, viable seeds,
8		leaf materials, or floral materials;
9	-(3) -	Has a delta-9-tetrahydrocannabinol concentration of
10		not more than 0.3 per cent, as measured post-
11		decarboxylation, or other similarly reliable methods;
12	-(4)-	Is intended to be consumed orally to supplement the
13		human or animal diet; and
14	(5)	Is in the form of a tablet, capsule, powder, softgel,
15		gelcap, or liquid form (e.g. hemp oil) to be used by
16		the consumer to infuse edible items at home for
17		personal use or for topical application to the skin or
18		hair.
19	For purpo	ses of this chapter, a hemp product shall be considered
20	as intend	ed for oral ingestion in liquid form only if it is
21	formulate	d in a fluid carrier and it is intended for ingestion

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	in daily quantitics measured in drops or similar small units of
2	measure per labeled directions for use.] processed hemp:
3	(1) Intended to be sold directly to consumers; or
4	(2) To which additives have been introduced during
5	manufacture.
6	"Manufacture" means to compound, blend, extract, infuse, or
7	otherwise use processed hemp to make or prepare a hemp product[$_7$
8	but does not include planting, growing, harvesting, drying,
9	curing, grading, or trimming a hemp plant or part of a hemp
10	<pre>plant].</pre>
11	"Person" means an individual, firm, corporation,
12	partnership, association, or any form of business or legal
13	entity.
14	"Processed hemp" means any compounds, concentrates,
15	extracts, isolates, resins, or derivatives generated from the
16	processing of hemp, excluding any part of the hemp plant and
17	waste byproducts.
18	"Processing" means making a transformative change to the
19	hemp plant [following-harvest by converting an agricultural
20	commodity into a hemp product.] using mechanical, chemical, or
21	other means to produce processed hemp that is intended:

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	(1)	To be consumed orally to supplement the human or
2		animal diet or be applied topically to the skin or
3		hair; or
4	(2)	For use in manufacture of a hemp product intended to
5		be consumed orally to supplement the human or animal
6		diet or be applied topically to the skin or hair.
7	"Syn	thetic cannabinoid" means a cannabinoid that is:
8	(1)	Produced artificially, whether from chemicals or from
9		recombinant biological agents including but not
10		limited to yeast and algae; and
11	(2)	Not derived from the genus cannabis, including
12		biosynthetic cannabinoids.
13	[-]\$	328G-2[]] Hemp [processor] processing and manufacture
14	registry [; application; removal from registry]. (a) No person
15	shall pro	cess hemp without first obtaining a license to produce
16	hemp, iss	ued by the Secretary of the United States Department of
17	Agricultu	re pursuant to title 7 United States Code
18	section 1	639q.
19	(b)	No person shall process hemp <u>or manufacture a hemp</u>
20	product w	ithout being registered by the department [as a hemp

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. $B_{\text{H.D. 1}}^{1027}$

1	processor] pursuant to this [part] <u>chapter</u> and any rules adopted
2	pursuant	[+]to[+] this chapter.
3	(c)	A person who intends to process hemp or manufacture a
4	hemp prod	uct shall [apply to] <u>register with</u> the department [for
5	registrat	ion on an application] by completing a registration
6	form [cre	ated] provided by the department $[-]$ in accordance with
7	subsectio	n (d).
8	(d)	[The applicant] Each person who intends to process
9	hemp or m	anufacture a hemp product shall provide, at a minimum,
10	the follo	wing information:
11	(1)	The [applicant's] registrant's name, mailing address,
12		contact person, and phone number in Hawaii;
13	(2)	The [legal description] street address or tax map key
14		information of [the] each parcel of land on which
15		[the] hemp is to be processed [or]; hemp products are
16		to be manufactured; or hemp, processed hemp, or hemp
17		products are to be stored;
18	(3)	A description of [the] each enclosed indoor facility
19		where hemp processing or hemp product manufacturing
20		will occur;

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ${}^{1027}_{S.D. 2}_{H.D. 1}$

1	[(4)	Documentation that the indoor facility and planned
2		hemp processing operation complies with all zoning
3		ordinances, building codes, and fire codes;
4	(5)]	(4) [Documentation] For persons who intend to process
5		hemp, documentation showing that the [applicant]
6		registrant has obtained a license to produce hemp,
7		issued by the Secretary of the United States
8		Department of Agriculture pursuant to title 7 United
9		States Code section 1639q; and
10	[(6)]	(5) Any other information required by the department.
11	(e)	In addition to the [application] registration form,
12	each [app	licant] <u>registrant</u> shall submit a non-refundable
13	[applicat	ion] registration fee established by the department.
14	If the fe	e does not accompany the [application,] registration
15	form, the	[application for] registration shall be deemed
16	incomplet	e.
17	[-(£) -	Any incomplete application shall be denied.
18	-(g)]	(f) Upon the department's receipt of a complete and
19	accurate	[application] registration form that meets the
20	requireme	nts adopted by the department pursuant to this chapter,
21	any other	information requested by the department, and [remittal



S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	of] the [application] registration fee, the [applicant shall be
2	registered and shall be issued] department shall issue a
3	certificate of registration [to process hemp].
4	[(h) The certificate of registration shall be renewed] <u>(g)</u>
5	Each person who processes hemp or manufactures a hemp product
6	shall re-register annually by [payment of] paying the [annual
7	renewal] re-registration fee to be determined by the
8	department $[-,]$ and certifying that there has been no change to
9	the information required in subsection (d) or submitting an
10	update as provided in subsection (h).
11	(h) The information required by subsection (d) shall:
12	(1) Be updated by the registrant on a form provided by the
13	department not later than sixty days after the event
14	giving rise to the need to make any corrections or to
15	otherwise update information in the registry; and
16	(2) Accurately account for any changes to the information.
17	(i) [Hemp processors shall allow any member of the
18	department, or any agent or third party authorized by the
19	department, to enter at reasonable times upon any private
20	property in order to inspect, sample, and test the hemp
21	processing area, hemp products, equipment, facilities incident

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	to the processing or storage of hemp, and review all pertinent
2	records.] A registrant shall notify the department on a form
3	provided by the department within sixty days after ceasing hemp
4	processing or hemp product manufacturing operations.
5	(j) [The department may remove any person from the
6	registry for failure to comply with any law or regulation under
7	this chapter. It is the responsibility of the hemp processor to
8	make sure it is registered and legally allowed to process hemp
9	and in compliance with any and all laws and regulations. The
10	removal of a hemp processor from the registry shall be in
11	accordance with the procedures set forth in section 328H-F.]
12	Upon request of the department, a registrant shall submit to the
13	department documentation that the indoor facility and hemp
14	processing or hemp product manufacturing operation comply with
15	all zoning ordinances, building codes, and fire codes.
16	<pre>[+]\$328G-3[+] Hemp [processing;] processing and hemp</pre>
17	<pre>product [sale and prohibitions; labeling.] manufacturing. (a)</pre>
18	No hemp shall be processed [into hemp products], nor shall any
19	[hemp processor] person hold for processing or sale any hemp,
20	unless lawfully obtained from a person [approved or otherwise
21	authorized by applicable federal, state or local law-to

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	cultivate hemp plants.] who holds a valid license issued by the
2	United States Department of Agriculture pursuant to title 7
3	United States Code section 1639q or by a state or tribal agency
4	administering a plan approved by the United States Department of
5	Agriculture pursuant to title 7 United States Code
6	section 1639p.
7	(b) Hemp shall be processed and hemp products shall be
8	[processed] <u>manufactured</u> within an enclosed indoor facility
9	secured to prevent unauthorized entry. Hemp, hemp products, and
10	any toxic or otherwise hazardous by-products of hemp
11	processing[, or by-products,] or hemp product manufacturing,
12	including but not limited to delta-9 tetrahydrocannabinol, shall
13	be stored within an enclosed indoor facility, secured to prevent
14	unauthorized entry in a manner that prevents cross-contamination
15	and unintended exposures.
16	(c) Hemp shall not be processed within [500] <u>five hundred</u>
17	feet of a pre-existing playground, school, state park, state
18	recreation area, residential neighborhood, hospital, or daycare
19	facility.
20	(d) Hemp shall not be processed nor shall hemp products be

21 <u>manufactured</u> using butane in an open system where fumes are not

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. $_{H.D. 1}^{1027}$

1	contained on his was of one athen mathed of puscessing the
1	contained or by use of any other method of processing the
2	department determines poses a risk to health and safety.
3	(e) Hemp processing and hemp product manufacturing
4	facilities and operations shall comply with all applicable local
5	rules and regulations.
6	§328G-4 Sale and prohibitions. (a) No person shall sell,
7	hold[$_{ au}$] for sale, offer, or distribute [for sale] any food, as
8	that term is defined in section 328-1, into which [a
9	cannabinoid, synthetic cannabinoid, hemp extract, hemp
10	derivatives or other] hemp, processed hemp, a hemp product, or a
11	synthetic cannabinoid [that] has been added as an ingredient or
12	component. This section shall not apply to hemp that is
13	generally recognized as safe (GRAS) by the FDA for use in foods,
14	as intended, in a public GRAS notification.
15	$[\frac{f}{f}]$ (b) No person shall sell, hold $[\tau]$ for sale, offer,
16	or distribute [for sale] any hemp product into which a synthetic
17	cannabinoid has been added[\div] nor any synthetic cannabinoid for
18	oral consumption or topical use.
19	$[\frac{(g)}{(c)}]$ No person shall sell, hold $[\tau]$ for sale, offer,
20	or distribute [for sale any cannabinoid products used to
21	aerosolize] any product containing hemp, made from hemp, or

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1 containing synthetic cannabinoids for respiratory routes of 2 delivery, [such as an inhaler, nebulizer] including cigarettes, 3 cigars, pre-rolls, inhalers, nebulizers, electronic smoking 4 devices, or any other device designed for such purpose. 5 $[\frac{1}{2}]$ (d) No person shall sell, hold $[\frac{1}{2}]$ for sale, offer, 6 or distribute [for sale,] directly to a consumer within the 7 State any hemp leaf or hemp floral material [that is intended to 8 be smoked or inhaled, including but not limited to hemp cigars 9 or hemp cigarettes]. 10 $\left[\frac{1}{1}\right]$ (e) Except for hemp products intended for external 11 topical application to the skin or hair, no person shall sell, 12 hold[τ] for sale, offer, or distribute [for sale] any products 13 containing hemp [or hemp derivatives], made from hemp, or 14 containing synthetic cannabinoids that are intended to be 15 introduced via non-oral routes of entry to the body, including 16 [but not limited to,] use in the eyes, ears, and nasal cavities. 17 (f) No person shall sell, hold for sale, offer, or 18 distribute any processed hemp or hemp product, unless the hemp 19 used to make the processed hemp or hemp product was grown by a 20 person holding a valid license issued by the United States 21 Department of Agriculture pursuant to title 7 United States Code



S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	section 1639q or by a state or tribal agency administering a
2	plan approved by the United States Department of Agriculture
3	pursuant to title 7 United States Code section 1639p.
4	(g) No person shall sell, hold for sale, offer, or
5	distribute any processed hemp or hemp product that has a
6	delta-9-tetrahydrocannabinol concentration of more than
7	0.3 per cent, as measured post-decarboxylation, or by other
8	similarly reliable methods.
9	(h) No person shall sell, hold for sale, offer, or
10	distribute any hemp product intended to be consumed orally to
11	supplement the human or animal diet, unless the product is in
12	the form of a tablet, capsule, powder, softgel, gelcap, gummy,
13	or liquid to be ingested in daily quantities measured in drops
14	or similar units of measure.
15	(i) No person shall sell, hold for sale, offer, or
16	distribute processed hemp or a hemp product, unless the
17	processed hemp or hemp product has been tested in accordance
18	with, and meets the standards established by, rules adopted by
19	the department.
20	(j) No person shall sell, hold[$_{\tau}$] for sale, offer, or
21	distribute [for sale,] any processed hemp or hemp [products]

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	product w	ithout a label, in a form prescribed by the department,
2	affixed to	o the packaging that [identifies] includes confirmation
3	that the p	processed hemp or hemp product [as having] <u>has</u> been
4	tested pu	rsuant to department rules.
5	[[§3 ;	28G-4]] <u>§328G-5</u> Rulemaking. (a) The department
6	[shall] <u>may</u> adopt rules pursuant to chapter 91 that include [but	
7	are not-limited to]:	
8	(1)	[Inspection and sampling requirements of hemp
9		products;] Handling, storage, and quality control
10		requirements for persons processing hemp and
11		manufacturing hemp products;
12	(2)	Labeling requirements and restrictions for processed
13		hemp and hemp products, including those related to
14		intended use, health advisories and warnings, and
15		medical claims;
16	[-(2)]	(3) [Testing protocols, including certification by
17		state laboratories or independent third-party
18		laboratories,] Requirements for sampling and testing
19		of processed hemp and hemp products to determine
20		delta-9-tetrahydrocannabinol concentration and

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1		[and a few conteminents of home workers] the
1		[screening for contaminants of hemp products;] the
2		presence of contaminants;
3	(4)	Procedures for the certification of state laboratories
4		and independent third-party laboratories;
5	[-(3)]	(5) Reporting and record-keeping requirements[+] for
6		persons processing hemp and manufacturing hemp
7		products;
8	[-(4)-]	(6) Assessment of fees for [application,]
9		registration, inspecting, sampling, and other fees as
10		deemed necessary[+] to implement this chapter;
11	[(5)]	(7) Penalties for any violation; and
12	[-(6)-]	(8) Any other rules and procedures necessary to carry
13		out this chapter.
14	(b)	The department may adopt and amend interim rules,
15	which sha	ll be exempt from chapter 91 and chapter 201M, to
16	effectuat	e the purposes of this chapter; provided that any
17	interim r	ules shall only remain in effect until July 1, 2025, or
18	until rul	es are adopted pursuant to subsection (a), whichever
19	occurs so	oner.
20	[-[\$3 ;	286-5] Laboratory standards and testing;

21 certification. (a) The department shall establish and enforce



S.B. NO. S.D. 2H.D. 1

1	standards	for laboratory-based testing of the hemp products for
2	content,	contamination, and consistency.
3	-(b)	The department may certify laboratories and recognize
4	certifica	tions from other jurisdictions of laboratories that are
5	qualified	-to test hemp products for quality control prior to
6	sale.	
7	[]§3	28G-6 []] Enforcement; penalty. (a) <u>Persons who</u>
8	process h	emp or manufacture hemp products shall:
9	(1)	Provide the department, or any agent or third party
10		authorized by the department, access at reasonable
11		times to conduct an inspection of real property and
12		facilities (including equipment), or any portions
13		thereof, used in hemp processing; hemp product
14		manufacturing; or storing hemp, processed hemp, or
15		hemp products; and
16	(2)	Make available to the department, or any agent or
17		third party authorized by the department:
18		(A) Processed hemp and hemp products, so that samples
19		may be collected; and
20		(B) Business records related to hemp processing or
21		hemp product manufacturing.



S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1 (b) Any person who violates this chapter or any rule 2 adopted by the department pursuant to this chapter shall be 3 fined not more than \$10,000 for each separate offense. Any 4 action taken to collect the penalty provided for in this 5 subsection shall be considered a civil action. In addition to 6 any other administrative or judicial remedy provided by this 7 chapter, or by rules adopted pursuant to this chapter, the 8 director may impose by order the administrative penalty 9 specified in this section.

10 [(b)] (c) Any order issued under this chapter shall become 11 final, unless not later than twenty days after the notice of 12 order is served, the person or persons named therein request in 13 writing a hearing before the director. Any penalty imposed [au14 including removal from the registry,] shall become final, and 15 any monetary penalty shall become due and payable, twenty days 16 after the order is served unless the person or persons named 17 therein request in writing a hearing before the director. 18 Whenever a hearing is requested, the penalty imposed [, including 19 removal from the registry,] shall become final, and any monetary 20 penalty shall become due and payable, only upon completion of 21 all review proceedings and the issuance of a final order

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. S.D. 2H.D. 1

1	confirming the penalty in whole or in part. Any hearing shall	
2	be <u>conducted</u> in accordance with chapter 91.	
3	[(c)] <u>(d)</u> For any judicial proceeding to recover an	
4	administrative penalty imposed by order [or to enforce a cease	
5	and desist order against a hemp processor removed from the	
6	registry], the director may petition any court of appropriate	
7	jurisdiction and need only show that:	
8	(1) Notice was given;	
9	(2) A hearing was held, or the time granted for requesting	
10	a hearing has expired without such a request;	
11	(3) The administrative penalty was imposed [or the hemp	
12	processor was removed from the registry]; and	
13	(4) The penalty remains unpaid [or the hemp processor	
14	continues to process hemp].	
15	[(d)] <u>(e)</u> The director, in the event there is deemed a	
16	potential health hazard, may take precautionary measures to	
17	protect the public through imposition of <u>a cease and desist</u>	
18	order, an embargo, the detention and removal of processed hemp	
19	$\underline{\text{or}}$ hemp products from the market, and the sequestration of	
20	processed hemp or hemp products suspected to be contaminated or	
21	otherwise harmful to human health. In the event of any <u>cease</u>	

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	and desist order, embargo, or detention of processed hemp or	
2	hemp products, the person or persons so named in the order	
3	imposing the <u>cease and desist,</u> embargo <u>,</u> or detention shall be	
4	afforded an opportunity to contest the [findings of the	
5	department] order in a hearing pursuant to chapter 91.	
6	[(c)] (f) The director may institute a civil action in any	
7	court of competent jurisdiction for injunctive relief to prevent	
8	violation of any order issued or rule adopted pursuant to this	
9	chapter, in addition to any other remedy or penalty provided for	
10	under this chapter. Nothing in this chapter shall limit any	
11	other legal remedy, or limit any civil or criminal action,	
12	available under any other statute, rule, or ordinance.	
13	[{]\$328G-7[}] Hawaii hemp processing and hemp product	
14	manufacturing special fund established. (a) There is	
15	established within the state treasury the Hawaii hemp processing	
16	and hemp product manufacturing special fund into which shall be	
17	deposited:	
18	(1) Appropriations made by the legislature to the special	
19	fund;	
20	(2) Any income and capital gains earned by the fund; and	

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	(3)	Any fees or fines collected by the department pursuant
2		to this [part.] <u>chapter.</u>
3	(b)	Moneys in the Hawaii hemp processing and hemp product
4	manufactu	ring special fund shall be used by the department for
5	the follo	wing purposes:
6	(1)	To establish and regulate a system of registering
7		persons who intend to process hemp [processors;] or
8		manufacture hemp products;
9	(2)	To fund positions and operating costs authorized by
10		the legislature; and
11	(3)	For any other expenditure necessary, consistent with
12		this chapter, to implement the Hawaii hemp processing
13		and hemp product manufacturing program."
14	SECT	ION 5. Act 14, Session Laws of Hawaii 2020, is amended
15	by amendi	ng section 9 to read as follows:
16	"SEC	TION 9. This Act shall take effect upon its approval[$ au$
17	and shall	be repealed on June 30, 2022; provided that the
18	definitie	on of "marijuana" in section 329-1, Hawaii Revised
19	Statutes,	and the definitions of "marijuana" and "marijuana
20	Concentra	te" in section 712-1240, Hawaii Revised Statutes, shall

2021-2657 SB1027 HD1 HMSO-1

S.B. NO. ¹⁰²⁷ S.D. 2 H.D. 1

1	be reenacted in the form in which they read on the day prior to
2	the effective date of this Act]."
3	PART III
4	SECTION 6. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 7. This Act shall take effect on July 1, 2050.





Report Title:

Department of Agriculture; Hemp Special Fund; Appropriation; Hemp Processing; Hemp Product Manufacturing

Description:

Part I: Redesignates the industrial hemp special fund as the hemp special fund for the department of agriculture's duties regarding hemp. Makes an appropriation. Part II: Amends chapter 328G, Hawaii Revised Statutes, to better distinguish processing and manufacturing, distinguish processed hemp and hemp products, clarify the purpose and functions of the registry system, clarify the scope of regulated hemp products and prohibitions, and clarify the department of health's rulemaking and enforcement authorities. Makes Act 14, Session Laws of Hawaii 2020, permanent. Effective 7/1/2050. (HD1)

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

