HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

H.B. NO. ¹³⁵⁹ H.D. 2 S.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO HEMP.

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

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PART I

2 SECTION 1. The legislature finds that hemp is a high-value 3 crop that has the potential to bring significant and diverse 4 revenues to Hawaii. Hemp has more than fifty thousand 5 recognized uses, including as a fuel; a food, including the seeds, oil, the juice from leaves, and herbal tinctures; and 6 7 fiber used in supercapacitors, cloth, building materials, and 8 bioplastic. Hemp has significant potential to provide a 9 lucrative crop for Hawaii farmers and can support food security 10 for the State. Many Hawaii farms subsidize food production with 11 non-farming income or jobs. Hemp could provide a farm-based 12 income for farmers to expand or stabilize their food production. 13 However, Hawaii's hemp industry remains in a nascent stage, 14 largely due to overregulation, which has stifled the State's 15 hemp industry. The Hawaii hemp cannabinoid and cannabidiol 16 market is approximated to be \$32,000,000 to \$54,000,000

annually, but most of that money goes to hemp producers outside

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Hawaii due to prohibitions banning farmers from making and selling these products in Hawaii. Moreover, overregulation of production and processing has driven many hemp farmers out of business in Hawaii, which makes Hawaii farmers non-competitive in the hemp market.

6 The legislature further finds that transparency in hemp 7 product labeling is also needed. Given the number of "Buy 8 Local", "Buy Aloha", and "Eat Local" campaigns that have been 9 launched, Hawaii residents, when given the opportunity and 10 transparent data, will often choose Hawaii-grown products.

11 The legislature also finds that the Agriculture Improvement 12 Act of 2018, informally known as the 2018 "Farm Bill", legalized 13 hemp by removing hemp from the definition of "marihuana" contained in the federal Controlled Substances Act. Therefore, 14 hemp is no longer classified as an illegal drug under federal 15 16 In October 2019, the United States Department of law. Agriculture established new regulations through which states may 17 18 monitor and regulate hemp production. In light of these federal 19 reforms, state laws regarding hemp should also be reformed.

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Accordingly, the purpose of this Act is to:

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1	(1)	Repeal redundant regulations on hemp production, which
2		would reduce costs for the State and Hawaii farmers;
3	(2)	Amend hemp law in a manner that recognizes the unique
4		constraints of Hawaii farmers, while protecting human
5		health;
6	(3)	Allow licensed hemp producers to sell hemp biomass;
7	(4)	Require transparency in labeling of hemp products to
8		identify the percentage of Hawaii-grown hemp or hemp
9		from outside the State in all hemp products;
10	(5)	Require and appropriate funds for the department of
11		health to hire or consult a toxicologist or consultant
12		familiar with hemp industry standards for the purpose
13		of setting defined action limits or exposure levels
14		for different types of hemp products;
15	(6)	Establish a Hawaii hemp task force to be jointly
16		convened by the department of agriculture and the
17		department of health to gather data and information to
18		better understand hemp industry needs;
19	(7)	Require and appropriate funds for the department of
20		agriculture to hire a hemp consultant to work with the
21		Hawaii hemp task force and recommend infrastructure

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1	improvements on each island, considering the unique	3
2	needs and geographic spread of licensed hemp farmer	cs;
3	and	
4	(8) Extend the State's hemp processor law through July	1,
5	2027.	
6	PART II	
7	SECTION 2. Chapter 328G, Hawaii Revised Statutes, is	
8	amended by adding a new section to be appropriately designate	∍d
9	and to read as follows:	
10	" <u>\$328G-</u> Applicability. This chapter, and any rules	
11	adopted by the department pursuant to this chapter, shall app	oly
12	cnly to the processing of hemp biomass into crude extract or	
13	into a manufactured hemp product or processing crude extract	
14	into a manufactured hemp product or using a manufactured hemp	2
15	product as an ingredient in the production of another	
16	manufactured hemp product, and to their sale and distribution	<u>],</u>
17	but shall not apply to other products that may be produced fr	<u>com</u>
18	hemp except as otherwise provided in section 328G-3."	
19	SECTION 3. Section 141-42, Hawaii Revised Statutes, is	
20	amended to read as follows:	

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1	"[+]§	[3141-42[]] Commercial hemp production. (a) It shall
2	be legal f	for an individual or entity to produce hemp, as defined
3	in title 7	7 United States Code section 16390, if that individual
4	cr entity	has a license to produce hemp, issued by the Secretary
5	cf the Uni	ited States Department of Agriculture pursuant to
6	title 7 Un	nited States Code section 1639q; provided that:
7	[(1)	Any person convicted of a felony related to a
8		controlled substance under state or federal law is
9		prohibited from producing hemp, or being a key
10		participant in an entity producing hemp, for a period
11		of ten years following the date of conviction;
12	(2)	Hemp shall not be grown outside of a state
13		agricultural district;
14	(3)]	(1) Hemp shall not be grown within [500] three
15		hundred feet of pre-existing real property comprising
16		a playground, childcare facility, or school; provided
17		that this restriction shall not apply to an individual
18		or entity licensed to grow hemp in those areas under
19		the [State] state industrial hemp pilot program [prior
20		to] <u>before</u> August 27, 2020;

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1	[(4)]	(2) Hemp shall not be grown within [500] one hundred
2		feet of any pre-existing house, dwelling unit,
3		residential apartment, or other residential structure
4		that is not owned or controlled by the license holder;
5		provided that this restriction shall not apply to an
6		individual or entity licensed to grow hemp in those
7		areas under the [State] <u>state</u> industrial hemp pilot
8		program [prior to] <u>before</u> August 27, 2020; and
9	[(5)]	(3) Hemp shall not be grown in any house, dwelling
10		unit, residential apartment, or other residential
11		structure $[-, unless that structure is part of a$
12		United States Department of Agriculture area.
13	(b)	An individual or entity licensed to produce hemp
14	pursuant ·	to [paragraph] <u>subsection</u> (a) may transport hemp within
15	the State	to a facility authorized by law to process hemp or to
16	another l	icensed producer's grow area[$_{ au}$]; provided that[+
17	(1)	The hemp to be transported has passed all compliance
18		testing required by the United States Department of
19		Agriculture; and
20	(2)	The] the transportation has been [authorized by]
21		reported to the department $[-,]$ of agriculture. The

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1		department of agriculture may require movement reports
2		[, inspections, sampling, and testing of] that include
3		copies of the United States Department of Agriculture
4		test results for the hemp to be transported and may
5		deny authorization if the hemp is found to not comply
6		with any law or regulation.
7	[-(c) -	An individual or entity licensed to produce hemp
8	pursuant	to paragraph (a) may export hemp; provided that:
9	(1)	The hemp to be exported has passed all compliance
10		testing-required-by-the-United-States-Department of
11		Agriculture; and
12	(2)	The licensed producer complies with all laws relating
13		to the exportation of hemp, including state and
14		federal laws and the laws of the state or country of
15		import.
16	.(d)]	(c) Any individual or entity who [violates this
17	section of	r any rule adopted pursuant to this section] grows hemp
18	without a	United States Department of Agriculture license shall
19	be fined r	not more than \$10,000 for each separate offense. Any
20	notice of	violation of this section may be accompanied by a
21	cease and	desist order, the violation of which constitutes a

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further violation of this section. Any action taken to collect
 the penalty provided for in this subsection shall be considered
 a civil action.

4 [(e)] (d) For any judicial proceeding to recover an
5 administrative penalty imposed by order or to enforce a cease
6 and desist order against [a] an unlicensed hemp producer, the
7 department may petition any court of appropriate jurisdiction
8 and need only show that:

9 (1) Notice was given;

10 (2) A hearing was held or the time granted for requesting
11 a hearing has expired without such a request;

- 12 (3) The administrative penalty was imposed on the13 individual or entity producing hemp; and
- 14 (4) The penalty remains unpaid or the individual or entity15 continues to produce hemp.
- 16 (e) An individual or entity licensed by the United States

17 Department of Agriculture to produce hemp in Hawaii may sell

18 hemp biomass.

19 (f) In addition to all other labeling requirements, the

- 20 identity statement used for labeling or advertising hemp
- 21 products shall identify the percentage of Hawaii-grown hemp in



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1	hemp products; provided that any hemp product containing hemp
2	not grown or processed in Hawaii shall identify the origin and
3	percentage of the hemp from outside Hawaii in the hemp product;
4	provided further that if the hemp product contains hemp from
5	multiple origins, the hemp product shall identify the percentage
6	of hemp origin as "United States" or "Foreign" if the hemp
7	product includes hemp from a source outside of the United
8	States.
9	(g) A hemp producer licensed by the United States
10	Department of Agriculture to grow hemp shall follow all
11	inspection and sampling rules and protocols established by the
12	United States Department of Agriculture. The State shall not
13	require other inspections or sampling. The State shall not
14	issue notices of violations or impose penalties upon any hemp
15	producer licensed by the United States Department of
16	Agriculture; provided that the licensee complies with all of the
17	requirements imposed by the United States Department of
18	Agriculture. The State shall impose no penalty with respect to
19	the production of hemp, except penalties for growing hemp
20	without a license issued by the United States Department of
21	Agriculture

21 Agriculture.

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1	(h) As used in this section, "hemp biomass" means the
2	stalks of hemp plants."
3	SECTION 4. Section 141-43, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) The department of agriculture shall adopt rules
6	pursuant to chapter 91 to effectuate the purpose of this part,
7	including any rules necessary to address any nuisance issues,
8	including smell, noise, and excessive lighting arising out of
9	the activities of hemp growers licensed under the State's
10	industrial hemp pilot program who grow hemp within areas
11	prohibited under section [141-42(a)(3) and (4).] <u>141-42(a)(1)</u>
12	and (2)."
13	SECTION 5. Section 328G-1, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"[+]\$328G-1[+] Definitions. As used in this chapter:
16	"Applicant" means the person applying for a permit to
17	[register] <u>operate</u> as a hemp processor under this chapter.
18	"Artificially derived cannabinoid" means a chemical
19	substance that is created by a chemical reaction that changes
20	the molecular structure of any chemical substance derived from

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1	the plant genus cannabis. "Artificially derived cannabinoid"
2	does not include:
3	(1) A naturally occurring chemical substance that is
4	separated from the plant genus cannabis by a chemical
5	or mechanical extraction process; or
6	(2) Cannabinoids that are produced by decarboxylation from
7	naturally occurring cannabinoid acid without the use
8	of a chemical catalyst.
9	"Cannabinoids" means any of the various naturally
10	cccurring, biologically active, chemical constituents of
11	cannabis that bind to or interact with receptors of the
12	endogenous cannabinoid system.
13	"Cannabis" means the genus of the flowering plant in the
14	family Cannabaceae. For the purpose of this chapter, cannabis
15	refers to any form of the plant where the delta-9
16	tetrahydrocannabinol concentration on a dry weight basis has not
17	yet been determined.
18	["Certificate of registration" means the certificate issued
19	by the department attesting that the applicant is registered to
20	process hemp.]

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1	"Decarboxylated" means the completion of the chemical
2	reaction that converts naturally occurring cannabinoid acid into
3	a cannabinoid, including delta-9 tetrahydrocannabinol's acids
4	(THCA) into delta-9-tetrahydrocannabinol. The decarboxylated
5	value for delta-9-tetrahydrocannabinol may be calculated using a
6	conversion formula that sums delta-9-tetrahydrocannabinol and
7	eighty-seven and seven tenths (87.7) per cent of THCA.
8	["Delta-9 tetrahydrocannabinol"-or-"THC" means the primary
9	psychoactive component of cannabis.]
10	"Department" means the department of health.
11	"Director" means the director of health.
12	"Dry weight basis" refers to a method of determining the
13	percentage of a chemical in a substance after removing the
14	moisture from the substance.
15	"Enclosed indoor facility" means a permanent, stationary
16	structure with a solid floor, rigid exterior walls that encircle
17	the entire structure on all sides, and a roof that protects the
18	entire interior area from the elements of weather. Nothing in
19	this definition shall be construed to relieve the [registered]
20	permitted applicant from the applicant's duty to comply with all
21	applicable building codes and regulations.

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1	"FDA" means the United States Food and Drug Administration.		
2	"Hemp" means Cannabis sativa L. and any part of that plant,		
3	whether growing or not, including the seeds thereof and all		
4	derivatives, extracts, cannabinoids, isomers, acids, salts, and		
5	salts of isomers, with a delta-9-tetrahydrocannabinol		
6	concentration of not more than 0.3 per cent on a dry weight		
7	basis, as measured post-decarboxylation or by other similarly		
8	reliable methods.		
9	"Hemp biomass" means the leaf and floral parts of hemp		
10	plant material.		
11	"Hemp processor" means a person [processing] <u>who processes</u>		
12	hemp [to manufacture] <u>biomass or prepares</u> a <u>manufactured</u> hemp		
13	product.		
14	["Hemp product" means a product that:		
15	(1) Contains naturally occurring cannabinoids, compounds,		
16	concentrates, extracts, isolates, resins or		
17	derivatives from processed hemp;		
18	(2) Does not include any living hemp planes, viable seeds,		
19	leaf materials, or floral materials;		



1	(3)	Has a delta-9-tetrahydrocannabinol concentration of	
2		not more than 0.3 per cent, as measured post-	
3		decarboxylation, or other similarly reliable methods;	
4	-(4)-	Is intended to be consumed orally to supplement the	
5		human or animal dict; and	
6	(5)	Is in the form of a tablet, capsule, powder, softgel,	
7		gelcap, or liquid form (e.g. hemp oil) to be used by	
8		the consumer to infuse edible items at home for	
9		personal use or for topical application to the skin or	
10		hair.	
11	For purposes of this chapter, a hemp product shall be considered		
12	as intend	ed for oral ingestion in liquid form only if it is	
13	formulated	d in a fluid carrier and it is intended for ingestion	
14	in daily (quantities measured in drops or similar small units of	
15	measure po	er labeled directions for use.	
16	"Manı	ufacture" means to compound, blend, extract, infuse, or	
17	otherwise	make or prepare a hemp product, but does not include	
18	planting,	growing, harvesting, drying, curing, grading, or	
19	trimming a	a hemp plant or part of a hemp plant.]	
20	"Manı	afactured hemp product" means a product created by	
21	processing	g, as defined in this chapter, that:	



1	(1)	Is either:
2		(A) Intended to be consumed orally to supplement the
3		human or animal diet in tablet, capsule, powder,
4		softgel, gelcap, or liquid form (e.g., hemp oil);
5		or
6		(B) In a form for topical application to the skin or
7		hair;
8	(2)	Does not include any living hemp plants, viable seeds,
9		leaf materials, or floral materials; and
10	(3)	Includes any other product specified by the department
11		pursuant to section 328G-4(a)(7).
12	"Per	it" means the certificate issued by the department
13	attesting	that the applicant is permitted to operate as a hemp
14	processor	
15	"Per	on" means an individual, firm, corporation,
16	partnersh	p, association, or any form of business or legal
17	entity.	
18	"Pro	essing" means [making] <u>:</u>
19	(1)	Making a transformative change to [the] hemp [plant]
20		biomass following harvest by converting [an



1		agri	cultural commodity] it into a crude extract or
2		manu	<pre>factured hemp product[-]; or</pre>
3	(2)	Comp	ounding, blending, extracting, infusing, or
4		othe	rwise producing a manufactured hemp product by:
5		(A)	Completing the manufacturing process of
6			transforming crude extract into a manufactured
7			hemp product; or
8		<u>(B)</u>	Using a manufactured hemp product as an
9			ingredient in the production of another
10			manufactured hemp product.
11	"Syn	theti	c cannabinoid" means a cannabinoid that is:
12	(1)	Produ	aced artificially, whether from chemicals or from
13		recor	nbinant biological agents including but not
14		limi	ted to yeast and algae; and
15	(2)	Not d	derived from the genus cannabis, including
16		bios	unthetic cannabinoids.
17	"Tet:	rahydi	cocannabinol" means the cannabinoids that
18	functions	as tł	ne primary psychoactive component of cannabis."
19	SECT	ION 6	. Section 328G-2, Hawaii Revised Statutes, is
20	amended to	o read	d as follows:

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1	"§328G-2 Hemp processor [registry;] <u>permit</u> application;
2	[removal from registry.] permit revocation. (a) [No person
3	shall process hemp without first obtaining a license to produce
4	hemp, issued by the Secretary of the United States Department of
5	Agriculture pursuant to title 7 United States Code section
6	1639q.
7	(b)] No person shall process hemp <u>biomass or prepare a</u>
8	manufactured hemp product without [being registered] obtaining a
9	permit by the department as a hemp processor pursuant to this
10	part and any rules adopted pursuant [+]to[+] this chapter.
11	[(c)] <u>(b)</u> A person who intends to [process] <u>operate as a</u>
12	hemp processor shall apply to the department for [registration]
13	a permit on an application form created by the department.
14	[(d)] <u>(c)</u> The applicant shall provide, at a minimum, the
15	following information:
16	(1) The applicant's name, mailing address, and phone
17	number in Hawaii;
18	(2) The legal description of the land on which the hemp
19	processor is to [be processed or stored;] operate;
20	(3) A description of the enclosed indoor facility where
21	the hemp [processing] processor will [occur;] operate;

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1	(4)	Docu	mentation that [the] <u>:</u>
2		(A)	The hemp processor's indoor facility and planned
3			hemp processing operation complies with all
4			zoning ordinances, building codes, and fire
5			codes; <u>or</u>
6		(B)	The processing does not include heat or volatile
7			compounds or gases under pressure, such as cold-
8			water extraction, and is in an enclosed indoor
9			facility that is:
10			(i) Exempt from building permit and building
11			code requirements pursuant to section 46-88;
12			or
13		-	(ii) In a food hub or agricultural park;
14	[(5)	Docur	mentation showing that the applicant has obtained
15		a li	cense to produce hemp, issued by the Secretary of
16		the (Jnited States Department of Agriculture pursuant
17		to t	itle 7 United States Code section 1639q; and
18	.(6)]	(5)	Proof of no disqualifying felony convictions,
19		whick	n shall be established by an individual applicant
20		or,	if the applicant is a firm, corporation,
21		partr	nership, association, or any form of business or

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1	lega	l entity, an individual acting on behalf of the
2	enti	ty by providing either:
3	<u>(A)</u>	A valid United States Department of Agriculture
4		hemp license that required fingerprinting and a
5		federal background check; or
6	<u>(B)</u>	Consent to a background check that includes but
7		is not limited to fingerprinting and criminal
8		history checks pursuant to section 846-2.7 and
9		documentation of the authority of the individual
10		to act on behalf of the applying entity; and
11	<u>(6)</u> Any	other information required by the department.
12	[(c)] <u>(d)</u>	In addition to the application form, each
13	applicant shal	l submit a non-refundable application fee
14	established by	the department. If the fee does not accompany
15	the applicatio	n, the application for [registration] <u>the permit</u>
16	shall be deeme	d incomplete.
17	[(f)] <u>(e)</u>	Any incomplete application shall be denied.
18	[(g)] <u>(f)</u>	Upon the department's receipt of a complete and
19	accurate appli	cation [and], confirmation that the applicant does
20	not have a dis	qualifying conviction for a state or federal
21	felony related	to a controlled substance during the ten years

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1 prior to the date the application is submitted, remittal of the 2 application fee, [the applicant shall be registered and shall be 3 issued a certificate of registration to process hemp.] and 4 contingent upon compliance with this chapter and any rules 5 adopted pursuant to this chapter, the department may issue a 6 permit to the applicant to operate as a hemp processor. 7 [(h)] (q) The [certificate of registration] permit shall 8 be renewed annually by submission of a renewal application and 9 payment of the annual renewal fee to be determined by the 10 department. 11 $\left[\frac{1}{1}\right]$ (h) Hemp processors shall allow any member of the 12 department, or any agent or third party authorized by the 13 department, to enter at reasonable times upon any private 14 property in order to inspect, sample, and test [the hemp 15 processing area,] any hemp biomass, crude extract, or 16 manufactured hemp [products,] product, equipment, facilities 17 incident to the processing or storage of hemp[$_{T}$] biomass, crude 18 extract, or manufactured hemp products, and review all pertinent 19 records.

20 [(j)] (i) The department may [remove] revoke any [person
21 from the registry] person's permit for failure to comply with

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any law or regulation under this chapter. It is the 1 responsibility of the hemp processor to make sure it [is 2 3 registered] has a valid permit and is legally allowed to process hemp biomass or prepare a manufactured hemp product and in 4 5 compliance with any and all laws and regulations. The [removal] 6 revocation of a hemp [processor from the registry] processor's 7 permit shall be in accordance with the procedures set forth in section 328G-6." 8 SECTION 7. Section 328G-3, Hawaii Revised Statutes, is 9 10 amended to read as follows: "[+]§328G-3[+] Hemp biomass processing; manufactured hemp 11 12 product sale and prohibitions; labeling. (a) No hemp biomass 13 shall be processed into crude extract or manufactured hemp 14 products, nor shall any hemp processor hold for processing or 15 sale any hemp $[\tau]$ biomass, unless lawfully obtained from a person 16 approved or otherwise authorized by applicable federal, state or 17 local law to cultivate hemp [plants]. 18 Hemp biomass, crude extract, and manufactured hemp (b) 19 products shall be processed, packaged, labeled, and stored

within an enclosed indoor facility secured to prevent unauthorized entry[. Hemp, hemp products, and any] and in a 21

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1	manner that prevents cross-contamination and exposure to
2	physical, chemical, and microbiological sources of
3	contamination. Any toxic or otherwise hazardous by-products of
4	[hemp] processing, or by-products, including but not limited to
5	delta-9 tetrahydrocannabinol, shall be stored within an enclosed
6	indoor facility, secured to prevent unauthorized entry <u>and</u> in a
7	manner that prevents cross-contamination and unintended
8	exposures.
9	(c) Hemp biomass shall not be processed into crude extract
10	or a manufactured hemp product within [500] five hundred feet of
11	a pre-existing playground, school, state park, state recreation
12	area, residential neighborhood, hospital, or daycare facility.
13	(d) Hemp biomass, crude extract, and manufactured hemp
14	product shall not be processed [using butane in an open system
15	where fumes are not contained or by use of any other] by any
16	method of processing the department [determines poses a risk to
17	health and safety.] prohibits by rules adopted pursuant to this
18	chapter.
19	(e) No person shall sell, hold, offer, or distribute for
20	sale any food, as that term is defined in section 328-1, into
21	which a cannabinoid, artificially derived cannabinoid, synthetic

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1	cannabinoid, hemp [extract], hemp [derivatives] <u>biomass,</u> or
2	[other] <u>manufactured</u> hemp product that has been added as an
3	ingredient or component $[-,]$ unless otherwise prescribed by rules
4	adopted by the department pursuant to this chapter. This
5	section shall not apply to hemp that is generally recognized as
6	safe (GRAS) by FDA for use in foods, as intended, in a public
7	GRAS notification.
8	(f) No crude extract or manufactured hemp product shall be
9	sold, offered for sale, or distributed or held for sale with a
10	tetrahydocannabinol concentration of more than 0.3 per cent
11	unless otherwise prescribed by rules adopted by the department
12	pursuant to this chapter.
13	[(f)] <u>(g)</u> No person shall sell, hold, offer, or distribute
14	for sale any crude extract or manufactured hemp product into
15	which an artificially derived cannabinoid or a synthetic
16	cannabinoid has been added.
17	[(g)] <u>(h)</u> No person shall sell, hold, offer, or distribute
18	for sale any cannabinoid [products], artificially derived
19	cannabinoid, synthetic cannabinoid, or any other product
20	containing hemp used to aerosolize for respiratory routes of

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1	delivery, such as an inhaler, [ncbulizer] <u>vape pen,</u> or other
2	device designed for such purpose.
3	[(h) No person shall sell, hold, offer, or distribute for
4	sale, any hemp leaf or hemp floral material that is intended to
5	be smoked or inhaled, including but not limited to hemp cigars
6	or hemp cigarettes.]
7	(i) Except for <u>manufactured</u> hemp products intended for
8	external topical application to the skin or hair, no person
9	shall sell, hold, offer, or distribute for sale any products
10	containing a cannabinoid, artificially derived cannabinoid,
11	synthetic cannabinoid, hemp [or], hemp [derivatives] biomass, or
12	manufactured hemp product as an ingredient that are intended to
13	be introduced via non-oral routes of entry to the body,
14	including but not limited to, use in eyes, ears, and nasal
15	cavities $[+]$, unless otherwise specified by the department
16	pursuant to section 328G-4(a)(7).
17	(j) No person shall sell, hold, offer or distribute for
18	sale[$_{ au}$] manufactured hemp products without a label, in a form
19	prescribed by the department[$ au$] in rules adopted pursuant to
20	this chapter affixed to the [packaging that identifies the hemp

21 product as having been tested pursuant to department rules.]

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1	<u>package a</u>	nd includes and clearly identifies the percentage of
2	<u>Hawaii-gr</u>	own hemp in hemp products in font large enough for
3	<u>consumers</u>	to easily read on the label on the physical product
4	and not o	only online through a quick response code; provided that
5	any hemp	product not grown in Hawaii shall identify:
6	(1)	The origin and percentage of the hemp from outside the
7		State in the hemp product; or
8	(2)	If there are multiple origins of the hemp in the hemp
9		product, the percentage of hemp origin as "United
10		States" or "foreign", if including hemp from a source
11		outside the United States.
12	<u>(k)</u>	Crude extract shall be sold only to a hemp processor
13	with a va	lid permit issued by the department, or to a person
14	with equi	valent authority from a regulatory agency in another
15	jurisdict	ion, and shall be sold only with a label affixed to the
16	package i	n a form prescribed by the department pursuant to rules
17	adopted p	ursuant to this chapter. No person shall sell, hold,
18	cffer, or	distribute for sale, crude extract directly to any
19	consumer.	



1	(1)	Crude extract and manufactured hemp products shall		
2	comply with laboratory-based testing, as prescribed by the			
3	departmen	t, prior to sale."		
4	SECT	ION 8. Section 328G-4, Hawaii Revised Statutes, is		
5	amended t	o read as follows:		
6	"[+]	§328G-4[]] Rulemaking. (a) The department shall		
7	adopt rul	es pursuant to chapter 91 that include but are not		
8	limited t	0:		
9	(1)	Inspection and sampling requirements of crude extract		
10		and manufactured hemp products;		
11	(2)	Establishing maximum allowable concentrations of		
12		cannabinoids in crude extract and manufactured hemp		
13		products;		
14	[(2)]	(3) Testing protocols, including certification by		
15		state laboratories or independent third-party		
16		laboratories, to determine [delta-9-		
17		tetrahydrocannabinol] cannabinoid concentration,		
18		including but not limited to tetrahydrocannabinol, and		
19		screening for contaminants of crude extract and		
20		manufactured hemp products;		

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1	[(3)	Reporting and record-keeping] (4) Recording-keeping
2		requirements;
3	[-(4)-]	(4) Assessment of fees for application, renewal
4		application, inspecting, sampling, and other fees as
5		deemed necessary;
6	[(5)]	(5) Penalties for any violation; [and]
7	(6)	At the discretion, and as specified by the department,
8		the addition to the types of manufactured hemp
9		products that may be sold pursuant to section 328G-3;
10	(7)	Good manufacturing practices for hemp processors; and
11	[(6)]	(8) Any other rules and procedures necessary to carry
12		out this chapter.
13	(b)	The department may adopt and amend interim rules,
14	which sha	ll be exempt from chapter 91 and chapter 201M, to
15	effectuate	e the purposes of this chapter; provided that any
16	interim r	ules shall only remain in effect until July 1, [2025,]
17	<u>2027,</u> or u	until rules are adopted pursuant to subsection (a),
18	whichever	occurs sooner."
19	SECT	ION 9. Section 328G-5, Hawaii Revised Statutes, is
20	amended to	o read as follows:

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1	"[[]§328G-5[]] Laboratory standards and testing;
2	certification. (a) The department shall establish and enforce
3	standards for laboratory-based testing of [the] <u>crude extract</u>
4	and manufactured hemp products for content[$_{ au}$] and
5	contamination[, and consistency].
6	(b) The department may certify laboratories and recognize
7	certifications from other jurisdictions of laboratories that are
8	qualified to test crude extract and manufactured hemp products
9	for quality control prior to sale."
10	SECTION 10. Section 328G-6, Hawaii Revised Statutes, is
11	amended by amending subsections (a) to (d) to read as follows:
12	"(a) Any person who violates this chapter or any rule
13	adopted by the department pursuant to this chapter shall be
14	fined not more than \$10,000 for each separate offense. Any
15	action taken to collect the penalty provided for in this
16	subsection shall be considered a civil action. In addition to
17	any other administrative or judicial remedy provided by this
18	chapter, or by rules adopted pursuant to this chapter, the
19	director may impose by order the administrative penalty
20	specified in this section $[-,]$ or revoke a permit pursuant to this
21	chapter.

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1 (b) Any order issued under this chapter shall become 2 final, unless not later than twenty days after the notice of 3 order is served, the person or persons named therein request in writing a hearing before the director. Any penalty imposed, 4 5 including $[removal from the registry_7]$ the revocation of a 6 permit, shall become final, and any monetary penalty shall 7 become due and payable twenty days after the order is served 8 unless the person or persons named therein request in writing a 9 hearing before the director. Whenever a hearing is requested, 10 the penalty imposed, including [removal from the registry,] 11 permit revocation, shall become final, and any monetary penalty 12 shall become due and payable only upon completion of all review 13 proceedings and the issuance of a final order confirming the 14 penalty in whole or in part. Any hearing shall be conducted in 15 accordance with chapter 91. 16 (C) [For] In any judicial proceeding to [recover an 17 administrative penalty] enforce an order issued by the

18 department pursuant to this section, including but not limited 19 to the recovery of administrative penalties imposed by order [or 20 to enforce a cease and desist order] against a hemp processor

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1	[removed	from the registry], the director may petition any court	
2	of approp	riate jurisdiction for relief and need only show that:	
3	(1)	Notice was given;	
4	(2)	A hearing was held or the time granted for requesting	
5		a hearing has expired without such a request;	
6	(3)	The administrative penalty was imposed or the hemp	
7		[processor] processor's permit was [removed from the	
8		<pre>registry;] revoked; and</pre>	
9	(4)	The penalty remains unpaid or the hemp processor	
10		continues to [process hemp.] <u>operate.</u>	
11	(d)	The director, in the event there is deemed a potential	
12	health ha	zard, may take precautionary measures to protect the	
13	public through imposition of an embargo, the detention and		
14	removal o	f hemp, hemp biomass, crude extract, or manufactured	
15	hemp products from the market, and the sequestration of <u>hemp</u> ,		
16	hemp biom	ass, crude extract, or manufactured hemp products	
17	suspected	to be contaminated or otherwise harmful to human	
18	health.	In the event of any embargo or detention of <u>hemp, hemp</u>	
19	biomass,	crude extract, or manufactured hemp products, the	
20	person or	persons so named in the order imposing the embargo or	

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1	detention shall be afforded an opportunity to contest the
2	findings of the department in a hearing pursuant to chapter 91."
3	SECTION 11. Section 328G-7, Hawaii Revised Statutes, is
4	amended by amending subsection (b) to read as follows:
5	"(b) Moneys in the Hawaii hemp processing special fund
6	shall be used by the department for the following purposes:
7	(1) To establish and regulate a system of [registering]
8	permitting hemp processors $[+]$ and the sale, holding,
9	offering, or distributing for sale of crude extract
10	and manufactured hemp products;
11	(2) To fund positions and operating costs authorized by
12	the legislature; and
13	(3) For any other expenditure necessary, consistent with
14	this chapter, to implement the Hawaii hemp processing
15	program."
16	SECTION 12. There is appropriated out of the general
17	revenues of the State of Hawaii the sum of \$50,000 or so much
18	thereof as may be necessary for fiscal year 2023-2024 for the
19	hiring of a toxicologist or consultant familiar with hemp
20	industry standards for the purposes of section 328G-5, Hawaii
21	Revised Statutes, as amended by section 9 of this Act.

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1	The	sum appropriated shall be expended by the department of
2	health fo	or the purposes of this part.
3		PART III
4	SECT	ION 13. (a) The department of agriculture and
5	departmen	t of health shall jointly convene a Hawaii hemp task
6	force to	gather data and information to understand industry
7	needs and	inform strategies and actions that support agriculture
8	and a rob	ust hemp industry in the State.
9	(b)	The task force shall:
10	(1)	Work with a third-party consultant to identify the
11		infrastructure needs of Hawaii hemp farmers and the
12		hemp industry, considering the unique needs and
13		geographic spread of Hawaii's licensed hemp farmers
14		and the various hemp sector needs;
15	(2)	Work with the narcotics enforcement division of the
16		department of public safety or department of law
17		enforcement, as applicable, to streamline and
18		harmonize definitions and regulations relating to
19		hemp; and
20	(3)	Develop an outline of farmer and industry needs and
21		the strategies and actions that can help inform public

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policy concerning the development of a hemp industry
in the State that also supports rural agricultural
development in the State.

4 (c) The task force may request data and information from
5 additional sources, including but not limited to hemp
6 economists, regulators in other states, retailers, farmers, and
7 hemp industry groups outside Hawaii.

8 (d) The task force shall consist of hemp producers from
9 each island proportionate to the total number of United States
10 Department of Agriculture hemp licenses issued in the State and
11 a representative from each of the fuel, building, general fiber,
12 cannabinoid, and grain food sectors.

13 The department of agriculture shall hire a third-party (e) 14 consultant to identify the infrastructure needs of Hawaii hemp farmers and the hemp industry, considering the unique needs and 15 16 geographic spread of Hawaii's licensed hemp farmers and the 17 various hemp sector needs. The consultant shall submit a report 18 to the task force on or before July 1, 2024. The report shall 19 include a concise outline of recommended infrastructure by 20 island and schematics showing the various processing steps and 21 infrastructure needed from harvest to product for various

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sectors with approximate costs per infrastructure component,
 sizing and capacity options, including mobile versus fixed and
 volume/mass per day, and approximate square footage required per
 component.

5 (f) The task force shall report its findings and
6 recommendations, including any proposed legislation, to the
7 legislature no later than twenty days prior to the convening of
8 the regular session of 2025.

9 (g) The members of the task force shall serve without
10 compensation but shall be reimbursed for expenses, including
11 travel expenses, necessary for the performance of their duties.

12 (h) No member of the task force shall be subject to
13 chapter 84, Hawaii Revised Statutes, solely because of the
14 member's participation in the task force.

(i) The task force shall be dissolved on August 30, 2024.
SECTION 14. There is appropriated out of the general
revenues of the State of Hawaii the sum of \$50,000 or so much
thereof as may be necessary for fiscal year 2023-2024 for the
hiring of a third-party consultant to identify the
infrastructure needs of Hawaii hemp farmers and the hemp
industry on each island.

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1 The sum appropriated shall be expended by the department of 2 agriculture for the purposes of this Act. 3 PART IV 4 SECTION 15. Act 14, Session Laws of Hawaii 2020, as amended by Act 137, Session Laws of Hawaii 2022, is amended by 5 6 amending section 9 to read as follows: 7 "SECTION 9. This Act shall take effect upon its approval, 8 and shall be repealed on July 1, [2025;] 2027; provided that the 9 definition of "marijuana" in section 329-1, Hawaii Revised 10 Statutes, and the definitions of "marijuana" and "marijuana 11 concentrate" in section 712-1240, Hawaii Revised Statutes, shall 12 be reenacted in the form in which they read on the day prior to the effective date of this Act." 13 14 SECTION 16. In accordance with section 9 of article VII of 15 the Hawaii State Constitution and sections 37-91 and 37-93, 16 Hawaii Revised Statutes, the legislature has determined that the 17 appropriations contained in H.B. No. 300, H.D. 1, S.D. 1, 18 C.D. 1, will cause the state general fund expenditure ceiling 19 for fiscal year 2023-2024 to be exceeded by \$1,063,767,367 or 20 10 per cent. In addition, the appropriations contained in this 21 Act will cause the general fund expenditure ceiling for fiscal

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1	year 2023-2024 to be further exceeded by \$100,000 or 1 per cent.
2	The combined total amount of general fund appropriations
3	contained in only these two Acts will cause the state general
4	fund expenditure ceiling for fiscal year 2023-2024 to be
5	exceeded by \$1,063,867,367 or 11 per cent. The reasons for
6	exceeding the general fund expenditure ceiling are that:
7	(1) The appropriations made in this Act are necessary to
8	serve the public interest; and
9	(2) The appropriations made in this Act meet the needs
10	addressed by this Act.
11	SECTION 17. This Act does not affect rights and duties
12	that matured, penalties that were incurred, and proceedings that
13	were begun before its effective date.
14	SECTION 18. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 19. This Act shall take effect on July 1, 2023,
17	and shall be repealed on July 1, 2027.

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Report Title:

Hemp Producers; Cannabis; Licensing; Labeling; Appropriations; Expenditure Ceiling

Description:

Repeals redundant regulations on hemp production to reduce costs for the State and Hawaii farmers. Amends the hemp law in a manner that recognizes the unique constraints of Hawaii farmers, while protecting human health. Allows licensed hemp producers to sell hemp biomass. Requires transparency in labeling of hemp products to identify the percentage of Hawaii-grown hemp or hemp from outside the State in all hemp products. Establishes the Hawaii Hemp Task Force. Requires and appropriates funds for the Department of Agriculture to hire a hemp consultant to recommend infrastructure improvements on each island. Requires and appropriates moneys for the Department of Health to hire or consult a toxicologist or consultant familiar with hemp industry standards for the purpose of setting defined action limits or exposure levels for different types of hemp products. Extends the State's hemp processor law through 7/1/2027. Repeals on 7/1/2027. (CD1)

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