Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 20-1115.01 Jerry Barry x4341

SENATE BILL 20-197

SENATE SPONSORSHIP

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Senate Committees

Agriculture & Natural Resources Finance Appropriations

House Committees

Energy & Environment Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING ALIGNING STATE STATUTES WITH FEDERAL LAW ON
102	HEMP, AND, IN CONNECTION THEREWITH, MAKING AN
103	APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill aligns Colorado statutes on hemp with federal law, including adopting federal definitions; requiring authorized samplers to collect samples from each lot; changing the appointing authority for the industrial hemp advisory committee to the state agricultural commission; requiring that all key participants provide a criminal history record check

HOUSE 3rd Reading Unamended June 12, 2020

HOUSE
Amended 2nd Reading

SENATE
3rd Reading Unamended
June 5, 2020

SENATE Amended 2nd Reading June 4, 2020

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

from the federal bureau of investigation; eliminating authority to grow hemp for research and development purposes but authorizing a separate registration and waiver requirement; creating new reporting requirements; specifying unlawful acts and creating civil penalties for violations; and giving the commissioner of agriculture investigatory and subpoena authority.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 35-61-101, amend 3 (1), (2), (4), and (5); and **add** (1.3), (1.5), (7.3), (7.7), and (9) as follows: 4 **35-61-101. Definitions.** As used in this article 61, unless the 5 context otherwise requires: 6 (1) "Certified seed" means industrial hemp seed, including 7 Colorado heritage cannabis seed, that has been certified by an 8 organization recognized by the department as producing mature plants 9 having no more than three-tenths of one percent of delta-9 10 tetrahydrocannabinol concentration on a dry-weight basis "ACCEPTABLE 11 HEMP THC LEVEL" MEANS WHEN THE APPLICATION OF THE MEASUREMENT 12 OF UNCERTAINTY TO THE REPORTED DELTA-9 THC CONTENT 13 CONCENTRATION LEVEL ON A DRY WEIGHT BASIS PRODUCES A 14 DISTRIBUTION OR RANGE THAT INCLUDES THREE-TENTHS OF A PERCENT OR 15 LESS. (1.3) "AUTHORIZED SAMPLER" MEANS AN EMPLOYEE OF THE 16 17 COLORADO DEPARTMENT OF AGRICULTURE OR A REGISTRANT WHO HAS 18 BEEN AUTHORIZED BY THE COMMISSIONER TO COLLECT AND HANDLE 19 INDUSTRIAL HEMP SAMPLES. 20 "CERTIFIED SEED" MEANS SEED CERTIFIED BY A SEED 21 CERTIFYING AGENCY PURSUANT TO ARTICLE 27 OF THIS TITLE 35 AND 22 INCLUDES FOUNDATION AND REGISTERED SEED.

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(2) "Colorado heritage cannabis seed" means seed from the plant
cannabis sativa that possesses characteristics of a unique and specialized
cannabis seed variety that is present in Colorado or has been recognized
as produced in Colorado "Certifying Agency" means the seed
CERTIFICATION SERVICE OF THE AUTHORIZED BOARD OF GOVERNORS OF
THE COLORADO STATE UNIVERSITY SYSTEM OR THE AUTHORIZED SEED
CERTIFYING AGENCY OF ANOTHER STATE.
(4) "Committee" means the industrial hemp ADVISORY committee
established in section 35-61-103.
(5) "Delta-9 tetrahydrocannabinols" OR "DELTA-9 THC" has the
same meaning as "tetrahydrocannabinols" as set forth in section
27-80-203 (24). C.R.S. DELTA-9 THC IS THE PRIMARY PSYCHOACTIVE
COMPONENT OF CANNABIS. FOR PURPOSES OF THIS ARTICLE 61, THE TERMS
"DELTA-9 THC" AND "THC" ARE INTERCHANGEABLE.
(7.3) "KEY PARTICIPANT" MEANS A SOLE PROPRIETOR, A PARTNER
IN A PARTNERSHIP, OR A PERSON WITH EXECUTIVE MANAGERIAL CONTROL
IN A CORPORATION. A PERSON WITH EXECUTIVE MANAGERIAL CONTROL
INCLUDES PERSONS SUCH AS A CHIEF EXECUTIVE OFFICER, CHIEF
OPERATING OFFICER, OR CHIEF FINANCIAL OFFICER. "KEY PARTICIPANT"
DOES NOT INCLUDE NONEXECUTIVE MANAGERS SUCH AS FARM, FIELD, OR
SHIFT MANAGERS.
(7.7) "MEASUREMENT OF UNCERTAINTY" MEANS THE PARAMETER
ASSOCIATED WITH THE RESULTS OF A MEASUREMENT THAT
CHARACTERIZES THE DISPERSION OF THE VALUES THAT COULD
REASONABLY BE ATTRIBUTED TO THE PARTICULAR QUANTITY SUBJECT TO
MEASUREMENT.
(9) "TOTAL THC" MEANS THE MOLAR SUM OF THC AND

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1	TETRAHYDROCANNABINOLIC ACID (THCA).
2	SECTION 2. In Colorado Revised Statutes, 35-61-102, amend
3	(1) as follows:
4	35-61-102. Industrial hemp - permitted growth by registered
5	persons. (1) Notwithstanding any other provision of law to the contrary
6	a person who holds a registration issued pursuant to section 35-61-104
7	may
8	(a) engage in industrial hemp cultivation for commercial purposes
9	or
10	(b) Grow industrial hemp for research and development purposes
11	SECTION 3. In Colorado Revised Statutes, 35-61-103, amend
12	(1)(a) introductory portion, (1)(b), and (2); and repeal (1)(a)(VII) and (3)
13	as follows:
14	35-61-103. Industrial hemp advisory committee
15	appointments - duties - coordination with commission. (1) (a) The
16	industrial hemp ADVISORY committee is hereby established. The chair of
17	the agriculture, livestock, and natural resources committee in the house
18	of representatives and the chair of the agriculture, natural resources, and
19	energy committee in the senate THE STATE AGRICULTURAL COMMISSION
20	CREATED IN SECTION 35-1-105 SHALL APPOINT AN ADVISORY COMMITTEE
21	TO ADVISE THE COMMISSIONER ON MATTERS REGARDING THE REGULATION
22	OF INDUSTRIAL HEMP PRODUCTION AND TO ASSIST THE COMMISSIONER IN
23	PROMULGATING RULES TO CARRY OUT THIS ARTICLE 61. THE COMMISSION
24	shall jointly appoint eleven TEN members to the industrial hemp
25	ADVISORY committee as follows:
26	(VII) One member who is a representative of the attorney
27	general's office:

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1	(b) The term of office of members of the committee is three years;
2	except that the members appointed pursuant to subparagraphs (I), (V),
3	(VI), and (VIII) of paragraph (a) of this subsection (1) shall SUBSECTIONS
4	(1)(a)(I) AND (1)(a)(V) OF THIS SECTION serve initial two-year terms to
5	ensure staggered terms of office.
6	(2) The committee shall work with the department to establish an
7	industrial hemp registration program and a seed certification program
8	pursuant to section 35-61-104, under which a person may obtain
9	authorization to: The committee shall provide advice to the
10	COMMISSIONER, REVIEW PROPOSED RULES, AND RECOMMEND NEW RULES
11	OR CHANGES TO EXISTING RULES.
12	(a) Engage in industrial hemp cultivation; or
13	(b) Grow industrial hemp for purposes of research and
14	development.
15	(3) The committee shall assist the department in determining the
16	qualifications and other criteria a person must satisfy to qualify for
17	registration under this article. The committee shall assist the department
18	in the development of a seed certification program.
19	SECTION 4. In Colorado Revised Statutes, 35-61-104, amend
20	(1)(a), (2), and (6); and add (1)(c) and (7) as follows:
21	35-61-104. Registration - cultivation of industrial hemp -
22	research and development growth - hemp management plan - rules.
23	(1) (a) A person wishing to engage in industrial hemp cultivation for
24	commercial purposes or to grow industrial hemp for research and
25	development purposes shall apply to the department for a registration in
26	a form and manner determined by the commissioner in consultation with
27	the committee, prior to planting the industrial hemp. for commercial or

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research and development purposes. The application must include the name and address of the applicant AND ALL KEY PARTICIPANTS and the legal description, global positioning system location, and map of the land area on which the applicant plans to engage in industrial hemp cultivation. or research and development growth operations An application to engage in industrial hemp cultivation for commercial purposes must identify by name each officer, director, member, partner, or owner of at least ten percent of the entity and any other person who has managing or controlling authority over the entity. The applicant shall also submit to the department the fee required by section 35-61-106 (2). Application for registration pursuant to this section is a matter of statewide concern.

(c) WITH THE SUBMISSION OF AN APPLICATION FOR REGISTRATION, EACH KEY PARTICIPANT SHALL SUBMIT A COMPLETE SET OF FINGERPRINTS TO THE COLORADO BUREAU OF INVESTIGATION OR THE DEPARTMENT FOR THE PURPOSE OF CONDUCTING FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECKS. IF RECEIVED BY THE DEPARTMENT, THE DEPARTMENT SHALL SUBMIT THE FINGERPRINTS TO THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF CONDUCTING FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECKS. THE COLORADO BUREAU OF INVESTIGATION SHALL FORWARD THE FINGERPRINTS TO THE FEDERAL BUREAU OF INVESTIGATION FOR THE PURPOSE OF CONDUCTING FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECKS. UPON COMPLETION OF THE CRIMINAL HISTORY RECORD CHECK, THE BUREAU SHALL FORWARD THE RESULTS TO THE COMMISSIONER. THE DEPARTMENT MAY ACQUIRE A NAME-BASED CRIMINAL HISTORY RECORD CHECK FOR A KEY PARTICIPANT WHO HAS TWICE SUBMITTED TO A FINGERPRINT-BASED

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CRIMINAL HISTORY RECORD CHECK AND WHOSE FINGERPRINTS ARE

UNCLASSIFIABLE. THE COMMISSIONER SHALL USE THE INFORMATION

RESULTING FROM THE FINGERPRINT-BASED CRIMINAL HISTORY RECORD

CHECK TO INVESTIGATE AND DETERMINE WHETHER A KEY PARTICIPANT IS

QUALIFIED TO BE REGISTERED. THE KEY PARTICIPANT SHALL PAY THE

COSTS ASSOCIATED WITH THE FINGERPRINT-BASED CRIMINAL HISTORY

RECORD CHECKS.

- (2) If a person applies for registration in accordance with subsection (1) of this section and the commissioner determines that the person has satisfied the requirements for registration pursuant to this article ARTICLE 61, the commissioner shall MAY issue a registration to the person.
- (6) The commissioner or the commissioner's designee shall submit a hemp management plan in accordance with the requirements and timelines prescribed by the secretary of the United States department of agriculture pursuant to the "Agriculture Improvement Act of 2018", Pub.L. 115-334, as amended, for approval by the secretary. In drafting the hemp management plan, the commissioner or the commissioner's designee may consult with any stakeholders, including local governments and state and federal and law enforcement agencies, and shall consult with private industry. In developing a hemp management plan pursuant to this subsection (6), the commissioner or the commissioner's designee shall establish rules authorizing the disposal of a plant. The rules may authorize some form of reuse of the plant in accordance with federal guidelines.
- (7) EXCEPT AS OTHERWISE PROHIBITED BY LAW, THE COMMISSIONER MAY ESTABLISH SEPARATE REGISTRATION AND WAIVER

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1	REQUIREMENTS FOR RESEARCH AND DEVELOPMENT CULTIVATION OF
2	INDUSTRIAL HEMP.
3	SECTION 5. In Colorado Revised Statutes, repeal 35-61-104.5
4	as follows:
5	35-61-104.5. Research - certified seed program - fees.
6	(1) (a) The department shall administer an industrial hemp grant research
7	program so that state institutions of higher education may conduct
8	research to develop or recreate strains of industrial hemp. The purpose of
9	the research may include growing industrial hemp to provide breeding
10	strains to aid Colorado's industrial hemp program and to create Colorado
11	strains of industrial hemp.
12	(b) Repealed.
13	(1.5) The department shall administer a certified seed program
14	that identifies seeds that produce industrial hemp. In accordance with all
15	federal and state laws and regulations, the department may import seeds
16	to develop the certified seed program.
17	(2) In addition to the fees collected pursuant to section 35-61-106
18	or pursuant to rules promulgated under section 35-61-104, the
19	commissioner may collect a fee, established by the committee, for each
20	registration for the purpose of funding industrial hemp research and
21	certification programs, including by making grants to institutions of
22	higher education as specified in subsection (1) of this section. The fees
23	collected shall be deposited in the industrial hemp research grant fund
24	created in section 35-61-106 (3). The department may solicit, apply for,
25	and accept money from other sources for the grant program.
26	SECTION 6. In Colorado Revised Statutes, 35-61-105, amend
27	(1) introductory portion and (2) as follows:

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1	35-61-105. Report of growth and sales activities - verification
2	of crop content - testing - waiver of concentration limits - rules.
3	(1) At least annually and more often as required by the commissioner, a
4	person who obtains a registration under this article 61 to engage in
5	industrial hemp cultivation for commercial purposes shall file with the
6	department a report that includes the following information:
7	(2) The commissioner, in consultation with the committee, shall
8	adopt rules to establish an inspection program to determine delta-9
9	tetrahydrocannabinol levels and ensure compliance with the limits on
10	<u>delta-9 tetrahydrocannabinol THC concentration. The commissioner shall</u>
11	determine the delta-9 tetrahydrocannabinol concentration by measuring
12	the combined concentration of delta-9 tetrahydrocannabinol and its
13	precursor, delta-9 tetrahydrocannabinolic acid. The rules shall MUST also
14	establish a process by which a registrant may apply to the commissioner
15	for a waiver from the delta-9 tetrahydrocannabinol THC concentration
16	limits under circumstances specified in the rules ABOVE THE ACCEPTABLE
17	HEMP THC LIMIT.
18	SECTION 7. In Colorado Revised Statutes, amend 35-61-105.5
19	as follows:
20	35-61-105.5. Authorized samplers - lot sampling - testing
21	laboratories. (1) If a person registered pursuant to this article 61 wants
22	a licensed retail marijuana testing facility to perform testing on the
23	industrial hemp that the registrant is cultivating, that person shall use a
24	radio frequency identification-based inventory tracking system approved
25	by the commissioner for a sample of the registrant's industrial hemp crop.
26	The commissioner shall only approve an inventory tracking system if that
27	system is compatible with the state licensing authority's seed-to-sale

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1	tracking system required pursuant to section 44-10-202 (1)(a). A licensed
2	retail testing facility shall provide the test results to the registrant and the
3	commissioner. All test results are considered confidential business
4	information. This section does not prevent the use of the tracking system
5	for other purposes The Commissioner shall establish a registration
6	AND CERTIFICATION PROGRAM FOR AUTHORIZED SAMPLERS.
7	(2) (a) THE COMMISSIONER SHALL DEVELOP HEMP SAMPLING AND
8	TESTING PROCEDURES TO SAMPLE AND TEST ONE HUNDRED PERCENT OF
9	THE HEMP LOTS PLANTED EACH YEAR. EACH REGISTERED LAND AREA,
10	INCLUDING EACH LOT WITHIN A REGISTERED LAND AREA, MUST BE
11	INSPECTED AND SAMPLED TO ENSURE COMPLIANCE WITH ALL
12	REQUIREMENTS OF THIS ARTICLE 61 AND TO DETERMINE THE TOTAL THC
13	CONTENT.
14	(b) An authorized sampler, or employee of the department,
15	SHALL COLLECT SAMPLES OF FLOWER MATERIAL FROM ALL LOTS GROWN
16	ON THE REGISTERED LAND AREA.
17	(c) A REGISTRANT SHALL NOT HARVEST THE HEMP CROP PRIOR TO
18	SAMPLES BEING COLLECTED.
19	(d) AN AUTHORIZED SAMPLER SHALL SUBMIT COLLECTED SAMPLES
20	TO A STATE CERTIFIED INDUSTRIAL HEMP TESTING LABORATORY.
21	SECTION 8. In Colorado Revised Statutes, 35-61-106, amend
22	(2); and repeal (3)(a) as follows:
23	35-61-106. Industrial hemp registration program cash fund -
24	industrial hemp research grant fund - fees. (2) The commissioner shall
25	collect a fee from persons applying for a registration pursuant to this
26	article 61 based on a fee schedule determined by the commissioner. The
27	commissioner shall set the fee schedule at a level sufficient to generate

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1	the amount of money necessary to cover the department's direct and
2	indirect costs in implementing this article 61. The COMMISSIONER MAY
3	ALSO COLLECT ANY FEES NECESSARY TO COVER THE COST OF INSPECTION
4	AND COMPLIANCE SAMPLING AND TESTING. The commissioner shall
5	transmit the fees collected pursuant to this section to the state treasurer
6	for deposit in the fund.
7	(3) There is hereby created in the state treasury the industrial
8	hemp research grant fund. The fund consists of:
9	(a) Fees collected by the commissioner pursuant to section
10	35-61-104.5 (2);
11	SECTION 9. In Colorado Revised Statutes, 35-61-107, amend
12	(5), (6), and (7) as follows:
13	35-61-107. Violations - penalties - denial of registration -
14	application. (5) The commissioner shall neither revoke nor suspend an
15	institution of higher education's registration or a
15 16	institution of higher education's registration or a research-and-development registrant's registration when a sample of the
16	research-and-development registrant's registration when a sample of the
16 17	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule
16 17 18	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner
16 17 18 19	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner approved of and verified by the commissioner CANNABIS PLANTS
16 17 18 19 20	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner approved of and verified by the commissioner Cannabis plants exceeding the acceptable Hemp THC Level must be disposed of in
16 17 18 19 20 21	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner approved of and verified by the commissioner Cannabis plants exceeding the acceptable Hemp THC Level must be disposed of in accordance with rules established by the commissioner.
16 17 18 19 20 21 22	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner approved of and verified by the commissioner Cannabis plants exceeding the acceptable Hemp THC level must be disposed of in accordance with rules established by the commissioner. (6) Notwithstanding any other provision of this article 61, for up
16 17 18 19 20 21 22 23	research-and-development registrant's registration when a sample of the registrant's industrial hemp tests higher than the limits established by rule of the commissioner if the crop is destroyed or utilized in a manner approved of and verified by the commissioner Cannabis plants exceeding the acceptable Hemp THC Level Must be disposed of in accordance with rules established by the commissioner. (6) Notwithstanding any other provision of this article 61, for up to three years after the effective date of the suspension, revocation, or

was previously listed as participating in an entity pursuant to section

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- 35-61-104 and that individual or entity was subjected to discipline under
 this article 61; or
 (b) The applicant OR ANY KEY PARTICIPANT is an entity that lists
- an individual as participating in the entity pursuant to section 35-61-104
 and the individual was previously listed as a participating person OR KEY
 PARTICIPANT in an entity that was subjected to discipline under this article
 61.

- (7) If a person's registration, INCLUDING ANY KEY PARTICIPANT TO THE REGISTRATION, is suspended, revoked, or voluntarily relinquished for a violation of this section, the commissioner may deny a new application for registration for that person for up to three years after the effective date of the suspension, revocation, or relinquishment.
- SECTION 10. In Colorado Revised Statutes, add 35-61-110, 35-61-111, 35-61-112, 35-61-113, and 35-61-114 as follows:
 - 35-61-110. Record-keeping requirements. (1) EACH REGISTRANT SHALL MAINTAIN RECORDS OF ALL HEMP PLANT LOTS ACQUIRED, PRODUCED, HANDLED, OR DISPOSED OF IN THE FORM AND MANNER DESIGNATED BY THE COMMISSIONER. THE PRODUCER SHALL RETAIN THE RECORDS FOR THREE YEARS.
 - (2) THE COMMISSIONER MAY REQUEST ALL REPORTS AND RECORDS REQUIRED AS PART OF REGISTRATION, INCLUDING CONFIDENTIAL DATA OR BUSINESS INFORMATION INCLUDING BUT NOT LIMITED TO INFORMATION CONSTITUTING TRADE SECRETS OR DISCLOSING A TRADE POSITION, FINANCIAL CONDITION, OR BUSINESS OPERATIONS. THE COMMISSIONER AFTER RECEIPT SHALL KEEP THE REPORTS AND RECORDS IN THE COMMISSIONER'S CUSTODY OR CONTROL. CONFIDENTIAL BUSINESS INFORMATION MAY BE SHARED WITH APPLICABLE FEDERAL, STATE, OR

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1	LOCAL LAW ENFORCEMENT IN COMPLIANCE WITH THIS ARTICLE 01.
2	(3) (a) THE COMMISSIONER MAY DENY ACCESS TO PERSONAL
3	INFORMATION ABOUT PERSONS INVOLVED WITH THE CULTIVATION OF
4	INDUSTRIAL HEMP IF THE COMMISSIONER REASONABLY BELIEVES
5	DISSEMINATION OF SUCH INFORMATION WILL CAUSE HARM TO SUCH
6	PERSONS.
7	(b) On the grounds that disclosure would be contrary to
8	THE PUBLIC INTEREST, THE COMMISSIONER MAY DENY ACCESS TO THE
9	FOLLOWING:
10	(I) SPECIFIC OPERATIONAL DETAILS OF INDUSTRIAL HEMP
11	OPERATIONS THAT CONSTITUTE CONFIDENTIAL COMMERCIAL DATA
12	PURSUANT TO SECTION 24-72-204. SUCH OPERATIONAL DETAILS INCLUDE:
13	(A) OWNERSHIP, NUMBERS, FIELD LOCATIONS, AND MOVEMENTS
14	OF CROPS;
15	(B) FINANCIAL INFORMATION;
16	(C) THE PURCHASE AND SALE OF CROPS;
17	(D) ACCOUNT NUMBERS OR UNIQUE IDENTIFIERS ISSUED BY
18	GOVERNMENT OR PRIVATE ENTITIES; AND
19	(E) OPERATIONAL PROTOCOLS.
20	(II) INFORMATION RELATED TO CONFIDENTIAL BUSINESS
21	INFORMATION THAT:
22	(A) WOULD IDENTIFY A PERSON OR FIELD LOCATION; OR
23	(B) CONTAINS CONFIDENTIAL DATA, INCLUDING RECORDS OF
24	ONGOING INVESTIGATIONS THAT PERTAIN TO INDUSTRIAL HEMP
25	CULTIVATION; EXCEPT THAT RECORDS OF INVESTIGATIONS MUST NOT BE
26	WITHHELD IF THE INVESTIGATION HAS CONCLUDED AND THE PERSON BEING
27	INVESTIGATED IS FOUND BY THE COMMISSIONER TO HAVE VIOLATED ANY

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1	PROVISION OF THIS TITLE 61 THAT PERTAINS TO INDUSTRIAL HEMP.
2	(4) If the commissioner denies access to information
3	PURSUANT TO SUBSECTION (3)(a) OR (3)(b) OF THIS SECTION, THE
4	COMMISSIONER SHALL REDACT THE CONFIDENTIAL INFORMATION AND
5	MAKE THE REMAINING PORTIONS OF THE RECORD AVAILABLE FOR
6	DISCLOSURE. IF THE COMMISSIONER IS UNABLE TO REDACT THE RECORD
7	WITHIN THE TIME LIMITS ESTABLISHED IN SECTION 24-72-203 (3), THE TIME
8	LIMITS ARE WAIVED AND THE COMMISSIONER SHALL REDACT THE
9	INFORMATION AND PROVIDE THE REDACTED RECORD AS SOON AS IS
10	PRACTICABLE.
11	(5) NOTHING IN THIS ARTICLE 61 AUTHORIZES THE COMMISSIONER
12	TO OBTAIN INFORMATION NOT OTHERWISE PERMITTED BY LAW.
13	(6) NOTHING IN THIS ARTICLE 61:
14	(a) PRECLUDES A PERSON IN INTEREST FROM ACCESSING HIS OR
15	HER OWN INFORMATION;
16	(b) PREVENTS THE COMMISSIONER FROM RELEASING BIOLOGICAL
17	INDUSTRIAL HEMP SAMPLES TO AN AUTHORIZED EXTERNAL ENTITY FOR
18	SCIENTIFIC TESTING, SO LONG AS THE TESTING ENTITY AGREES TO
19	MAINTAIN THE CONFIDENTIALITY OF THE INFORMATION IT RECEIVES;
20	(c) PREVENTS THE COMMISSIONER FROM DISCLOSING INFORMATION
21	THAT IS OTHERWISE PERMITTED OR REQUIRED TO BE DISCLOSED; OR
22	(d) Applies when the commissioner determines that
23	DISCLOSURE OF INDUSTRIAL HEMP CULTIVATION INFORMATION IS
24	NECESSARY TO PREVENT OR ADDRESS AN IMMEDIATE THREAT TO THE
25	HEALTH AND SAFETY OF A PERSON OR ANIMAL.
26	(7) WHEN DISCLOSING INFORMATION PURSUANT TO SUBSECTION
27	(6)(d) OF THIS SECTION, THE COMMISSIONER SHALL RELEASE ONLY AS

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1	MUCH INFORMATION AS IS NECESSARY TO ADDRESS THE SITUATION.
2	35-61-111. Unlawful acts. (1) Unless otherwise authorized
3	BY LAW, IT IS UNLAWFUL AND A VIOLATION OF THIS ARTICLE 61 FOR ANY
4	PERSON TO:
5	(a) CULTIVATE HEMP WITHOUT HAVING A VALID REGISTRATION
6	FROM THE DEPARTMENT;
7	(b) HARVEST THE INDUSTRIAL HEMP CROP IN EXCESS OF THE TIME
8	ALLOWED BY THE COMMISSIONER AFTER SAMPLING BY AN AUTHORIZED
9	SAMPLER;
10	(c) REFUSE TO COMPLY WITH A CEASE-AND-DESIST ORDER ISSUED
11	PURSUANT TO SECTION 35-61-107;
12	(d) Refuse or fail to comply with the provisions of this
13	ARTICLE 61;
14	(e) Make false, misleading, deceptive, or fraudulent
15	REPRESENTATIONS;
16	(f) IMPERSONATE ANY STATE, COUNTY, CITY AND COUNTY, OR
17	MUNICIPAL OFFICIAL OR INSPECTOR; OR
18	(g) REFUSE OR FAIL TO COMPLY WITH ANY RULES ADOPTED BY THE
19	COMMISSIONER PURSUANT TO THIS ARTICLE 61 OR TO ANY LAWFUL ORDER
20	ISSUED BY THE COMMISSIONER.
21	(2) NOTWITHSTANDING ANY PROVISION OF LAW TO THE
22	CONTRARY, NO PERSON IS SUBJECT TO CRIMINAL PROSECUTION FOR:
23	(a) FAILURE TO PROVIDE A LEGAL DESCRIPTION OF THE LAND ON
24	WHICH THE PRODUCER PRODUCES HEMP;
25	(b) FAILURE TO OBTAIN A REGISTRATION PURSUANT TO THIS
26	ARTICLE 61 FOR THE PRODUCTION OF INDUSTRIAL HEMP; OR
27	(c) Producing cannabis with a THC level above

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1	THREE-TENTHS OF A PERCENT BUT BELOW <u>A PERCENT AS DETERMINED BY</u>
2	THE COMMISSIONER THROUGH RULE.
3	35-61-112. Civil penalties. (1) (a) ANY PERSON WHO VIOLATES
4	ANY PROVISION OF THIS ARTICLE 61 OR ANY RULE ADOPTED PURSUANT TO
5	THIS ARTICLE 61 IS SUBJECT TO A CIVIL PENALTY, AS DETERMINED BY THE
6	COMMISSIONER.
7	(b) Before imposing any civil penalty, the commissioner
8	SHALL CONSIDER THE SEVERITY OF THE VIOLATION, THE AMOUNT OF HARM
9	CAUSED BY SUCH A VIOLATION, THE PRESENCE OR ABSENCE OF A PATTERN
10	OF SIMILAR VIOLATIONS BY THE REGISTRANT, THE EFFECT OF THE
11	PROPOSED PENALTY ON THE ABILITY OF THE REGISTRANT TO CONTINUE TO
12	CONDUCT BUSINESS, AND ANY OTHER FACTORS DEEMED TO BE RELEVANT.
13	(c) THE MAXIMUM PENALTY IMPOSED BY THE COMMISSIONER MUST
14	NOT EXCEED TWO THOUSAND DOLLARS PER VIOLATION PER DAY.
15	(2) THE COMMISSIONER SHALL NOT IMPOSE ANY PENALTY UNLESS
16	THE PERSON CHARGED IS GIVEN NOTICE AND AN OPPORTUNITY FOR A
17	HEARING PURSUANT TO ARTICLE 4 OF TITLE 24.
18	(3) THE DEPARTMENT SHALL TRANSMIT ANY CIVIL PENALTIES OR
19	FINES COLLECTED PURSUANT TO THIS ARTICLE 61 TO THE STATE
20	TREASURER, WHO SHALL CREDIT THEM TO THE INDUSTRIAL HEMP
21	REGISTRATION PROGRAM CASH FUND CREATED PURSUANT TO SECTION
22	<u>35-61-106.</u>
23	35-61-113. Powers and duties of commissioner - rules. (1) THE
24	COMMISSIONER MAY ADMINISTER AND ENFORCE THE PROVISIONS OF THIS
25	ARTICLE 61 AND ANY RULES ADOPTED PURSUANT THERETO.
26	(2) THE COMMISSIONER MAY ADOPT ALL REASONABLE RULES FOR
2.7	THE ADMINISTRATION AND ENFORCEMENT OF THIS ARTICLE 61 INCLUDING

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1	BUT NOT LIMITED TO:
2	(a) MINIMUM STANDARDS OF THE ACCEPTABLE HEMP THC LEVEL;
3	(b) Maintenance of records concerning all Hemp Plant
4	LOTS ACQUIRED, PRODUCED, HANDLED, OR DISPOSED OF; AND
5	(c) ESTABLISHMENT OF QUALIFICATIONS FOR AUTHORIZED
6	SAMPLERS.
7	(3) THE COMMISSIONER MAY ESTABLISH THE ANNUAL DATE OR
8	DATES ON WHICH REGISTRATIONS ISSUED PURSUANT TO THIS ARTICLE 61
9	EXPIRE.
10	(4) The commissioner may enter into cooperative
11	AGREEMENTS WITH ANY AGENCY OR POLITICAL SUBDIVISION OF THIS
12	STATE OR WITH ANY AGENCY OF THE UNITED STATES GOVERNMENT FOR
13	THE PURPOSE OF CARRYING OUT THE PROVISIONS OF THIS ARTICLE 61,
14	RECEIVING GRANTS-IN-AID, AND SECURING UNIFORMITY OF RULES.
15	(5) THE POWERS AND DUTIES VESTED IN THE COMMISSIONER BY
16	THIS ARTICLE 61 MAY BE DELEGATED TO QUALIFIED EMPLOYEES OF THE
17	DEPARTMENT.
18	35-61-114. Inspections - investigations - access - subpoenas.
19	(1) THE COMMISSIONER, UPON HIS OR HER OWN MOTION OR UPON THE
20	COMPLAINT OF ANY PERSON, MAY MAKE ANY INVESTIGATIONS NECESSARY
21	TO ENSURE COMPLIANCE WITH THIS ARTICLE 61.
22	(2) COMPLAINTS OF RECORD AND THE RESULTS OF THE
23	INVESTIGATIONS MAY, IN THE DISCRETION OF THE COMMISSIONER, BE
24	CLOSED TO PUBLIC INSPECTION, EXCEPT TO THE PERSON IN INTEREST, AS
25	DEFINED IN SECTION 24-72-202 (4).
26	(3) AT ANY REASONABLE TIME DURING REGULAR BUSINESS HOURS,
27	THE COMMISSIONER MUST BE PROVIDED FREE AND UNIMPEDED ACCESS

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1	UPON CONSENT OR UPON OBTAINING AN ADMINISTRATIVE SEARCH
2	WARRANT TO:
3	(a) THOSE PORTIONS OF ALL BUILDINGS, FIELDS, AND OTHER AREAS
4	IN WHICH ANY INDUSTRIAL HEMP LOTS ARE HANDLED FOR THE PURPOSE OF
5	CARRYING OUT ANY PROVISION OF THIS ARTICLE 61 OR ANY RULE
6	PROMULGATED PURSUANT TO THIS ARTICLE 61; AND
7	(b) ALL RECORDS REQUIRED TO BE KEPT, AND THE COMMISSIONER
8	MAY MAKE COPIES OF SUCH RECORDS FOR THE PURPOSE OF CARRYING OUT
9	ANY PROVISION OF THIS ARTICLE 61 OR ANY RULE PROMULGATED
10	PURSUANT TO THIS ARTICLE 61.
11	(4) (a) Whenever the commissioner has reasonable cause
12	TO BELIEVE A VIOLATION OF ANY PROVISION OF THIS ARTICLE 61 OR ANY
13	RULE MADE PURSUANT TO THIS ARTICLE 61 HAS OCCURRED AND
14	IMMEDIATE ENFORCEMENT IS DEEMED NECESSARY, THE COMMISSIONER
15	MAY ISSUE A CEASE-AND-DESIST ORDER, WHICH MAY REQUIRE ANY
16	PERSON TO CEASE VIOLATING ANY PROVISION OF THIS ARTICLE 61 OR ANY
17	RULE MADE PURSUANT TO THIS ARTICLE 61. THE CEASE-AND-DESIST
18	ORDER MUST SET FORTH THE PROVISION ALLEGED TO HAVE BEEN
19	VIOLATED, THE FACTS ALLEGED TO HAVE CONSTITUTED THE VIOLATION,
20	AND THE REQUIREMENT THAT THE ACTIONS BE CEASED FORTHWITH.
21	(b) IF ANY PERSON FAILS TO COMPLY WITH A CEASE-AND-DESIST
22	ORDER WITHIN TWENTY-FOUR HOURS AFTER RECEIPT OF THE ORDER, THE
23	COMMISSIONER MAY BRING A SUIT FOR A TEMPORARY RESTRAINING ORDER
24	OR INJUNCTIVE RELIEF TO PREVENT ANY FURTHER OR CONTINUED
25	VIOLATION OF SUCH ORDER.
26	(5) THE COMMISSIONER HAS FULL AUTHORITY TO ADMINISTER
27	OATHS AND TAKE STATEMENTS; TO ISSUE ADMINISTRATIVE SUBPOENAS

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REQUIRING THE ATTENDANCE OF WITNESSES BEFORE THE COMMISSIONER
AND FOR THE PRODUCTION OF ALL BOOKS, MEMORANDA, PAPERS AND
OTHER DOCUMENTS, ARTICLES, OR INSTRUMENTS; AND TO COMPEL THE
DISCLOSURE BY SUCH WITNESSES OF ALL FACTS KNOWN TO THEM
RELATIVE TO THE MATTERS UNDER INVESTIGATION. UPON THE FAILURE OR
REFUSAL OF ANY WITNESS TO OBEY AN ADMINISTRATIVE SUBPOENA, THE
COMMISSIONER MAY PETITION THE DISTRICT COURT, AND, UPON A PROPER
SHOWING, THE COURT MAY ENTER AN ORDER COMPELLING THE WITNESS
TO APPEAR AND TESTIFY OR PRODUCE DOCUMENTARY EVIDENCE. FAILURE
TO OBEY SUCH AN ORDER OF THE COURT IS PUNISHABLE AS CONTEMPT OF
COURT.
SECTION 11. Appropriation. (1) For the 2020-21 state
fiscal year, \$55,620 is appropriated to the department of public safety.
This appropriation is from the Colorado bureau of investigation
identification unit fund created in section 24-33.5-426, C.R.S. To
implement this act, the biometric identification and records unit may use
this appropriation as follows:
this appropriation as follows: (a) \$14,147 for personal services, which amount is based on an
** *
(a) \$14,147 for personal services, which amount is based on an
(a) \$14,147 for personal services, which amount is based on an assumption that the unit will require an additional 0.3 FTE; and
(a) \$14,147 for personal services, which amount is based on an assumption that the unit will require an additional 0.3 FTE; and(b) \$41,473 for operating expenses.
 (a) \$14,147 for personal services, which amount is based on an assumption that the unit will require an additional 0.3 FTE; and (b) \$41,473 for operating expenses. SECTION 12. Act subject to petition - effective date. This act
 (a) \$14,147 for personal services, which amount is based on an assumption that the unit will require an additional 0.3 FTE; and (b) \$41,473 for operating expenses. SECTION 12. Act subject to petition - effective date. This act takes effect September 1, 2020; except that, if a referendum petition is
 (a) \$14,147 for personal services, which amount is based on an assumption that the unit will require an additional 0.3 FTE; and (b) \$41,473 for operating expenses. SECTION 12. Act subject to petition - effective date. This act takes effect September 1, 2020; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against

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- general election to be held in November 2020 and, in such case, will take
- 2 effect on the date of the official declaration of the vote thereon by the
- 3 governor.

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