
A BILL FOR AN ACT

RELATING TO HEMP PRODUCTS.

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

1 SECTION 1. The legislature finds that Act 228, Session
2 Laws of Hawaii 2016, which established the industrial hemp pilot
3 program within the department of agriculture, created the
4 promise of a new form of diversified agriculture in Hawaii.
5 Since the inception of the pilot program, thirty-six industrial
6 hemp farmers have registered with the department and are
7 currently cultivating hemp for commercial use.

8 The legislature recognizes that the United States Congress
9 passed the Agriculture Improvement Act of 2018, otherwise known
10 as the 2018 Farm Bill, which, among other matters, removed hemp-
11 derived extracts, derivatives, and cannabinoids such as
12 cannabidiol from schedule I substances in the Controlled
13 Substances Act. The hemp industry across the country has grown
14 rapidly, and hemp-derived products are used by a wide range of
15 consumers.

16 The legislature also recognizes that, while the United
17 States Department of Agriculture has opened the hemp market, the



1 United States Food and Drug Administration has continued to
2 exercise jurisdiction over the regulation of ingestible and
3 topical hemp products. In 2019, the Food and Drug
4 Administration started to evaluate regulatory frameworks for
5 hemp-derived compounds, held a public hearing, and opened a
6 public docket for data gathering. The Food and Drug
7 Administration has also issued public statements that assert
8 that it is illegal to market cannabidiol as a food additive or
9 dietary supplement because it is an active ingredient in a
10 pharmaceutical drug. The main psychoactive cannabinoid in
11 *cannabis* is delta-9 tetrahydrocannabinol. Cannabidiol is an
12 example of a cannabinoid.

13 While it is expected that the Food and Drug Administration
14 will eventually use its authority to regulate hemp-derived
15 products, the only enforcement action it has taken to date is to
16 send warning letters against improper disease remediation claims
17 made by food and supplement companies.

18 The legislature finds that, given the time expected for the
19 Food and Drug Administration to act and the existing confusion
20 among consumers and the industry, it is important that a timely
21 regulatory framework be established around hemp products and



1 cannabinoids, both to provide consumer safety requirements and
2 certainty for Hawaii hemp farmers to continue to viably operate
3 their industrial hemp operations in the State.

4 Accordingly, the purpose of this Act is to:

- 5 (1) Establish a hemp processor registry for hemp-derived
6 products that consists of labeling and independent
7 laboratory testing to ensure products do not contain
8 contaminants unfit for human consumption;
- 9 (2) Prohibit hemp processors, distributors, and retailers
10 from making unwarranted health claims of their hemp-
11 derived products;
- 12 (3) Prohibit the sale or furnish of any hemp product to a
13 person under twenty-one years of age;
- 14 (4) Prohibit the sale, hold, offer, or distribution for
15 sale of any hemp-derived products designed to be
16 appealing to children;
- 17 (5) Require these products to be properly labeled to be
18 legally allowed for sale in the State;
- 19 (6) Require certain warning statements to be placed on the
20 packaging of hemp-derived products; and



1 (7) Appropriate funds into the Hawaii hemp processing
2 revolving fund.

3 SECTION 2. The Hawaii Revised Statutes is amended by
4 adding a new chapter to be appropriately designated and to read
5 as follows:

6 "CHAPTER

7 HEMP PRODUCTS

8 § -1 Definitions. As used in this chapter:

9 "Applicant" means the person applying to register as a hemp
10 processor under this chapter.

11 "Cannabinoids" means chemicals in cannabis that cause drug-
12 like effects in the body, including the central nervous system
13 and immune system.

14 "Cannabis" means the genus of the flowering plant in the
15 family Cannabaceae. For the purposes of this chapter,
16 "cannabis" refers to any form of the plant where the delta-9
17 tetrahydrocannabinol concentration on a dry weight basis has not
18 yet been determined.

19 "Certificate of registration" means the certificate issued
20 by the department attesting that the hemp products produced by



1 the applicant's company have been registered with the
2 department.

3 "Decarboxylated" means the completion of the chemical
4 reaction that converts delta-9 tetrahydrocannabinol's acids
5 (THCA) into delta-9 tetrahydrocannabinol. The decarboxylated
6 value may be calculated using a conversion formula that sums
7 delta-9 tetrahydrocannabinol and 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 "Disease or health-related condition" means damage to an
13 organ, part, structure, or system of the body such that it does
14 not function properly, or a state of health leading to such
15 dysfunction.

16 "Dry weight basis" means a method of determining the
17 percentage of a chemical in a substance after removing the
18 moisture from the substance.

19 "Enclosed indoor facility" means a permanent, stationary
20 structure with a solid floor, rigid exterior walls that encircle
21 the entire structure on all sides, and a roof that protects the



1 entire interior area from the elements of weather. "Enclosed
2 indoor facility" shall not be construed to relieve the
3 registered applicant from the applicant's duty to comply with
4 all applicable building codes and regulations.

5 "Established and approved hemp program" means a program
6 that meets all federal requirements regarding the lawful and
7 safe cultivation of hemp.

8 "Food" means a raw, cooked, or processed edible substance,
9 ice, beverage, or ingredient used or intended for use or for
10 sale in whole or in part for human or animal consumption, or
11 chewing gum.

12 "Health claim" means any claim made on the label or in
13 labeling of a hemp product that expressly or by implication,
14 including third party references, written statements, symbols,
15 or vignettes, characterizes the relationship of any substance to
16 a disease or health-related condition. Implied health claims
17 include those statements, symbols, vignettes, or other forms of
18 communication that suggest, within the context in which they are
19 presented, that a relationship exists between the presence or
20 level of a substance in the hemp product and a disease or
21 health-related condition.



1 "Hemp" means Cannabis sativa L. and any part of that plant,
2 including the seeds thereof and all derivatives, extracts,
3 cannabinoids, isomers, acids, salts, and salts of isomers,
4 whether growing or not, with a delta-9 tetrahydrocannabinol
5 concentration of not more than 0.3 per cent on a dry weight
6 basis, as measured post-decarboxylation or by other similarly
7 reliable methods.

8 "Hemp processor" means an individual or entity authorized
9 by the State and operating in the State to receive harvested
10 hemp plant material lawfully grown under an established and
11 approved hemp program in any state for the purpose of:

- 12 (1) Making a transformative change to the harvested hemp
13 plant into a hemp derived ingredient to be used to
14 manufacture a hemp product; and
15 (2) Manufacturing of a finished hemp product using a hemp
16 derived ingredient compliant with paragraph (1).

17 "Hemp product" means a product containing hemp that:

- 18 (1) Is a hemp cosmetic for topical application to the skin
19 or hair, or a hemp supplement to be ingested orally by
20 humans or animals, excluding food;



1 (2) Contains any part of the hemp plant, including
2 naturally-occurring cannabinoids, compounds,
3 concentrates, extracts, isolates, resins, or
4 derivatives; and

5 (3) Has a delta-9 tetrahydrocannabinol concentration of
6 not more than 0.3 per cent as measured post-
7 decarboxylation or other similarly reliable methods.

8 "Hemp product" does not include any living hemp plants, viable
9 seeds, leaf materials, or floral materials marketed for retail
10 sale.

11 "Industrial hemp" means hemp as defined in this chapter.

12 "Manufacture" means to compound, blend, extract, infuse, or
13 otherwise make or prepare a hemp product, but does not include
14 planting, growing, harvesting, drying, curing, grading, or
15 trimming a hemp plant or part of a hemp plant.

16 "Marijuana" means all parts of the plant Cannabis, whether
17 growing or not; the seeds thereof, the resin extracted from any
18 part of the plant; and every compound, manufacture, salt
19 derivative, mixture, or preparation of the plant, its seeds, or
20 resin. "Marijuana" shall not include the mature stalks of the
21 plant; fiber produced from the stalks, oil, or cake made from



1 the seeds of the plant; any other compound, manufacture, salt,
2 derivative, mixture, or preparation of the mature stalks, except
3 the resin extracted therefrom, fiber, oil, or cake; or the
4 sterilized seed of the plant that is incapable of germination
5 and with a delta-9 tetrahydrocannabinol concentration of more
6 than 0.3 per cent on a dry weight basis.

7 "Person" means an individual, firm, corporation,
8 partnership, association, or any form of business or legal
9 entity.

10 "Processing" means making a transformative change to the
11 hemp plant following harvest by converting a hemp agricultural
12 commodity into a hemp derived ingredient that may be used to
13 manufacture a hemp product.

14 "Synthetic cannabinoid" means a cannabinoid that is:

15 (1) Produced artificially, whether from chemicals or from
16 recombinant biological agents, including but not
17 limited to yeast and algae; and

18 (2) Not derived from the genus Cannabis.

19 "Synthetic cannabinoid" includes biosynthetic cannabinoids.

20 § -2 Hemp processing; sale. (a) No person shall
21 process hemp or manufacture hemp into hemp products without



1 being registered by the department as a hemp processor pursuant
2 to this chapter and any rules adopted thereto.

3 (b) Hemp, hemp products, and extraction by-products shall
4 be processed and stored within an enclosed indoor facility with
5 proper storage conditions to minimize spoilage and formation of
6 mold and mycotoxins and secured to prevent unauthorized entry.

7 (c) Hemp shall not be processed within one thousand feet
8 of an existing playground, school, state park, state recreation
9 area, residential neighborhood, hospital, or daycare due to
10 odorous emissions created during processing.

11 (d) Hemp shall not be processed using butane in an open
12 system where fumes are not contained or any other method the
13 department determines could potentially pose a risk to health
14 and safety.

15 § -3 **Hemp processor registry.** (a) The department shall
16 create a registry for hemp processors.

17 (b) No person shall process hemp in the State unless the
18 person is registered by the department pursuant to this chapter.

19 (c) A person who intends to process hemp in the State
20 shall apply to the department for registration on an application
21 form created by the department.



- 1 (d) The applicant shall provide, at a minimum, the
2 following information:
- 3 (1) The applicant's name, mailing address, and phone
4 number in the State;
- 5 (2) The legal description of the land on which the hemp is
6 to be processed or stored;
- 7 (3) A description of the enclosed indoor facility where
8 hemp processing will occur;
- 9 (4) Documentation that the indoor facility and planned
10 hemp processing operation complies with all zoning
11 ordinances, building codes, and fire codes; and
- 12 (5) Any other information required by the department.
- 13 (e) In addition to the application form, each applicant
14 shall submit a non-refundable application fee established by the
15 department. If the fee does not accompany the application, the
16 application for registration shall be deemed incomplete.
- 17 (f) Any incomplete application shall be denied.
- 18 (g) Upon the department receiving a complete and accurate
19 application and remittal of the application fee, the applicant
20 shall be sent a certificate of registration that indicates that
21 the applicant is registered to process hemp in the State.



- 1 (h) No person shall process hemp without receiving a
2 certificate of registration from the department.
- 3 (i) Upon receiving a certificate of registration, the
4 registrant shall apply to the department of public safety
5 narcotics enforcement division and obtain a certificate to
6 possess and handle delta-9 tetrahydrocannabinol as a byproduct
7 of the cannabinoid extraction process; provided that:
- 8 (1) The registrant shall provide proof of the certificate
9 to process from the department of public safety
10 narcotics enforcement division to the department
11 within seven days of obtaining the certificate; and
- 12 (2) The registrant shall maintain the certificate
13 throughout the licensing period and shall notify the
14 department immediately if the certificate to process
15 from the department of public safety narcotics
16 enforcement division is suspended or revoked.
- 17 (j) The certificate of registration shall be renewed
18 annually by payment of an annual renewal fee to be determined by
19 the department and subject to verification by the department.
- 20 (k) All hemp processors shall allow federal, state, or
21 local authorities, including any member of the department, or



1 any agent or third party authorized by the department, entry at
2 reasonable times upon any private property in order to inspect,
3 sample, and test the hemp processing area, hemp products,
4 plants, plant materials, seeds, equipment, facilities incident
5 to the processing or storage of hemp, and review all pertinent
6 records.

7 (1) The department may remove any person from the registry
8 for failure to comply with any law or regulation. It shall be
9 the responsibility of the hemp processor to make sure that the
10 hemp processor is registered and legally allowed to process hemp
11 and in compliance with any and all laws and regulations. The
12 removal of a hemp processor from the registry shall be
13 accompanied by a cease and desist order, any violation of which
14 constitutes a violation of this chapter.

15 § -4 Hemp used as ingredient in hemp supplement or hemp
16 cosmetic. (a) The hemp plant material used as an ingredient in
17 a hemp supplement or hemp cosmetic shall meet the following
18 conditions:

19 (1) The hemp plant shall be grown in Hawaii or in another
20 state under a valid license issued by an established



1 and approved hemp program allowing for the lawful
2 growth of production legal hemp; and
3 (2) Hemp supplements or hemp cosmetics imported into the
4 State shall be manufactured, labeled, and tested in
5 accordance with the approved hemp program having
6 primary jurisdiction; provided that:
7 (A) Hemp supplements or hemp cosmetics shall not be
8 sold, held, offered, or distributed for sale
9 without a certificate of analysis from an
10 independent testing laboratory that indicates
11 every batch of product is in compliance with all
12 contaminant testing and that the total delta-9
13 tetrahydrocannabinol concentration does not
14 exceed 0.3 per cent in accordance with the
15 approved hemp program having primary
16 jurisdiction;
17 (B) The certificate of analysis shall be provided to
18 every distributor and retailer for every batch of
19 product received and shall be provided to
20 consumers by request; and



1 (C) Hemp supplements or hemp cosmetics that are
2 manufactured in a jurisdiction that does not have
3 an approved hemp program shall be in compliance
4 with required testing and labeling requirements
5 pursuant to this chapter and subsequent rules
6 adopted to implement this chapter.

7 (b) For the purposes of this section, "production legal
8 hemp" means a hemp plant that:

9 (1) Has satisfactorily complied with all testing
10 requirements, conducted by a third-party independent
11 laboratory, to determine the delta-9
12 tetrahydrocannabinol concentration as required by the
13 established and approved hemp program having primary
14 jurisdiction; and

15 (2) Does not meet the definition of marijuana or cannabis
16 by state law.

17 § -5 Labeling. (a) No person shall sell, hold, offer,
18 or distribute for sale hemp products without a label prescribed
19 by the department identifying that the hemp product has been
20 tested and satisfies the criteria for quality control
21 established by the department pursuant to this chapter.



1 (b) The label of any package of a hemp supplement or hemp
2 cosmetic shall include the contents and potency of cannabinoids
3 and the following boxed warning statements in all capital
4 letters and printed in not less than eighteen-point font:

5 (1) "USING PRODUCTS CONTAINING CANNABINOIDS WHILE PREGNANT
6 OR BREASTFEEDING MAY BE HARMFUL. KEEP OUT OF REACH OF
7 CHILDREN."; and

8 (2) "WARNING: MAY INTERACT WITH OTHER DRUGS. CONSULT A
9 HEALTH PROFESSIONAL BEFORE USE."

10 § -6 Health claims; prohibited. A hemp processor,
11 manufacturer, distributor, or seller of a hemp product shall not
12 include on the label of the product, or publish or disseminate
13 in advertising or marketing, any health claims of a curative or
14 therapeutic nature that, expressly or impliedly, suggests a
15 relationship between the consumption or use of hemp or hemp
16 products and health benefits or effects on the diagnosis, cure,
17 mitigation, treatment, or prevention of any disease.

18 § -7 Products designed to be appealing to children; sale
19 or distribution prohibited. No person shall manufacture, or
20 sell, hold, offer, or distribute for sale in the State any hemp



1 product designed to be appealing to children, including but not
2 limited to:

- 3 (1) Any product bearing any resemblance to a cartoon
4 character, fictional character whose target audience
5 is children or youth, or pop culture figure;
- 6 (2) Any product bearing a reasonable resemblance to a
7 product available for consumption as a commercially
8 available candy;
- 9 (3) Any product whose design resembles, by any means,
10 another object commonly recognized as appealing to, or
11 intended for use by, children; or
- 12 (4) Any product whose shape bears the likeness or contains
13 characteristics of a realistic or fictional human,
14 animal, or fruit, including artistic, caricature, or
15 cartoon renderings.

16 § -8 Hemp products; food; manufacture, sale, or
17 distribution prohibited. (a) No person shall manufacture, or
18 sell, hold, offer, or distribute for sale, in the State any food
19 into which a cannabinoid, synthetic cannabinoid, or other hemp
20 product has been added. This section shall not apply to hemp
21 that is generally recognized as safe by the Food and Drug



1 Administration for use in foods, as intended, in a public
2 generally recognized as safe notification.

3 (b) No person shall manufacture, or sell, hold, offer, or
4 distribute for sale, in the State any hemp supplement into which
5 a synthetic cannabinoid has been added.

6 (c) No person shall manufacture, or sell, hold, offer, or
7 distribute for sale, in the State any cannabinoid products used
8 to aerosolize for respiratory routes of delivery, such as with
9 an inhaler or nebulizer.

10 § -9 Rulemaking. (a) The department shall adopt rules
11 pursuant to chapter 91 that include but are not limited to:

- 12 (1) Inspection and sampling requirements of any hemp or
13 hemp products;
- 14 (2) Testing protocols, including certification by
15 independent third-party laboratories, to determine
16 delta-9-tetrahydrocannabinol concentration of hemp or
17 hemp products and screen for contaminants;
- 18 (3) Reporting and record-keeping requirements;
- 19 (4) Assessment of fees for application, inspecting,
20 sampling, and testing hemp processing;



1 (5) A procedure for the disposal or destruction of
2 unwanted or unused hemp, hemp products, and extraction
3 by-products to include but not limited to delta-9
4 tetrahydrocannabinol;

5 (6) Penalties for any violation of this chapter; and

6 (7) Any other rules necessary to carry out this chapter.

7 (b) The department may adopt and amend interim rules,
8 which shall be exempt from chapter 91 and chapter 201M, to
9 effectuate the purposes of this chapter; provided that:

10 (1) The department shall hold at least one public hearing
11 prior to the adoption of interim rules with at least
12 thirty days' notice for that public hearing; and

13 (2) Any interim rules shall remain in effect until June
14 30, 2023, or until rules are adopted pursuant to
15 subsection (a), whichever occurs sooner.

16 **§ -10 Laboratory standards and testing; certification.**

17 (a) The department shall establish and enforce standards for
18 laboratory-based testing of the hemp products for content,
19 contamination, and consistency; provided that in establishing
20 these standards, the department shall:



- 1 (1) Review and consider the testing programs and standards
2 utilized in other jurisdictions;
- 3 (2) Consider the impact of the standards on the retail
4 cost of the product;
- 5 (3) Review and consider the testing programs and standards
6 for pesticides under the regulations of the United
7 States Environmental Protection Agency; and
- 8 (4) For the testing of microbiological impurities,
9 consider the benefits of organically grown hemp that
10 features the use of bacteria in lieu of pesticides.
- 11 (b) The department may certify laboratories that are
12 qualified to test hemp products for quality control prior to
13 sale.
- 14 (c) If a hemp processor obtains a laboratory result
15 indicating that a sample of a batch of its hemp product does not
16 meet the department's standards, the hemp processor, at its own
17 expense, may have the same sample or a different sample from the
18 same batch retested by the same laboratory or a different
19 laboratory, both of which must be certified or otherwise
20 approved by the department. If a retest at a different
21 laboratory yields a different result, the department shall



1 determine which result controls whether the batch may be
2 approved for sale or whether further testing shall be required.

3 (d) Any hemp product that fails to meet the standard for
4 testing and re-testing established by the department pursuant to
5 this chapter shall be destroyed in a manner prescribed by the
6 department in accordance with rules adopted pursuant to this
7 chapter.

8 § -11 Enforcement; penalties. (a) Any person who
9 violates this chapter or any rules adopted by the department
10 pursuant to this chapter shall be fined not more than \$10,000
11 for each separate offense. Any action taken to collect the
12 penalty provided in this subsection shall be considered a civil
13 action. In addition to any other administrative or judicial
14 remedy provided by this chapter, or by rules adopted pursuant to
15 this chapter, the director may impose by order the
16 administrative penalty specified in this section. Factors to be
17 considered in imposing the administrative penalty include the
18 nature and history of the violation and of any prior violation,
19 and the opportunity, difficulty, and history of corrective
20 action.



1 (b) For any judicial proceedings to recover an
2 administrative penalty imposed by order or to enforce a cease
3 and desist order against a hemp processor removed from the
4 registry, the director may petition any court of appropriate
5 jurisdiction and need only show that notice was given, a hearing
6 was held or the time granted for requesting a hearing has
7 expired without such a request, the administrative penalty was
8 imposed or the hemp processor was removed from the registry, and
9 that the penalty remains unpaid or the hemp processor continues
10 to process hemp.

11 (c) Nothing in this chapter shall limit any other legal
12 remedy, or limit any civil or criminal action, available under
13 any other statute, rule, or ordinance.

14 § -12 **Hemp products; persons under twenty-one years of**
15 **age.** (a) It shall be unlawful to sell or furnish a hemp
16 product in any shape or form to a person under twenty-one years
17 of age.

18 (b) All persons engaged in the retail sale of hemp
19 products shall check the identification of hemp product
20 purchasers to establish the age of the purchaser if the



1 purchaser reasonably appears to be under twenty-seven years of
2 age.

3 (c) It shall be an affirmative defense that the seller of
4 a hemp product to a person under twenty-one years of age in
5 violation of this section had requested, examined, and
6 reasonably relied upon a photographic identification from the
7 person establishing that person's age as at least twenty-one
8 years of age prior to selling the person a hemp product. The
9 failure of a seller to request and examine photographic
10 identification from a person under twenty-one years of age prior
11 to the sale of a hemp product to the person shall be construed
12 against the seller and form a conclusive basis for the seller's
13 violation of this section.

14 (d) Signs using the statement, "The sale of hemp products
15 to persons under twenty-one is prohibited", in letters at least
16 one-half inch high shall be posted on or near any vending
17 machine at or near the point of sale of any other location where
18 hemp products are sold.

19 (e) It shall be unlawful for a person under twenty-one
20 years of age to purchase or possess any hemp product. This
21 subsection does not apply if a person under the age of twenty-



1 one, with parental authorization, is participating in a
2 controlled purchase as part of a law enforcement activity or a
3 study authorized by the department of health under the
4 supervision of law enforcement to determine the level of
5 incidence of hemp product sales to persons under twenty-one
6 years of age.

7 (f) Any person who violates subsection (a) or (d), or
8 both, shall be subject to enforcement and penalties pursuant to
9 this chapter and subsequent rules to carry out this chapter.

10 § -13 Hawaii hemp processing revolving fund;

11 established. (a) There is established a Hawaii hemp processing
12 revolving fund.

13 (b) The department of health shall use moneys from the
14 Hawaii hemp processing revolving fund to repay the general fund
15 pursuant to Act , Session Laws of Hawaii 2020."

16 SECTION 3. There is appropriated out of the general
17 revenues of the State of Hawaii the sum of \$ or so
18 much thereof as may be necessary for fiscal year 2020-2021 to be
19 deposited into the Hawaii hemp processing revolving fund
20 established pursuant to section -13, Hawaii Revised Statutes.



1 The sum appropriated shall be expended by the department of
2 health for the purposes of this Act.

3 SECTION 4. Not later than July 1, 2027, the department of
4 health shall establish a repayment plan and schedule to repay
5 the general fund, the sums deposited into the Hawaii hemp
6 processing revolving fund established pursuant to section
7 -13, Hawaii Revised Statutes. The department of health shall
8 use moneys from the Hawaii hemp processing revolving fund to
9 repay the general fund.

10 SECTION 5. This Act does not affect rights and duties that
11 matured, penalties that were incurred, and proceedings that were
12 begun before its effective date.

13 SECTION 6. If any provision of this Act, or the
14 application thereof to any person or circumstance, is held
15 invalid, the invalidity does not affect other provisions or
16 applications of the Act that can be given effect without the
17 invalid provision or application, and to this end the provisions
18 of this Act are severable.

19 SECTION 7. This Act shall take effect on July 1, 2050.



Report Title:

Hemp Products; Cannabidiol; Cosmetics; Label; Manufacture; Sale; Prohibition; Medical Cannabis Dispensaries; Appropriation

Description:

Establishes a hemp processor registry for hemp-derived products that consists of labeling and independent laboratory testing to ensure products do not contain contaminants unfit for human consumption. Prohibits hemp processors, distributors, and retailers from making unwarranted health claims of their hemp-derived products. Prohibits the sale or furnish of any hemp product to a person under twenty-one years of age. Prohibits the sale, hold, offer, or distribution for sale of any hemp-derived products designed to be appealing to children. Requires these products to be properly labeled to be legally allowed for sale in the State. Requires certain warning statements to be placed on the packaging of hemp-derived products. Establishes penalties. Appropriates funds. Effective 7/1/2050. (SD1)

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

