1	State of Arkansas	As Engrossed: H3/18/21	
2	93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1640
4			
5	By: Representatives Hillman,	, F. Allen, K. Ferguson	
6			
7		For An Act To Be Entitled	
8	AN ACT TO	AMEND THE LAW REGARDING INDUSTRI	AL HEMP
9	PRODUCTION	N; TO REPEAL THE ARKANSAS INDUSTR	IAL HEMP
10	ACT; TO ES	STABLISH THE ARKANSAS INDUSTRIAL	HEMP
11	PRODUCTION	N ACT; AND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	TO Al	MEND THE LAW REGARDING INDUSTRIAL	
16	НЕМР	PRODUCTION; TO REPEAL THE ARKANS	SAS
17	INDU	STRIAL HEMP ACT; AND TO ESTABLISH	I THE
18	ARKA	NSAS INDUSTRIAL HEMP PRODUCTION A	ACT.
19			
20			
21	BE IT ENACTED BY THE O	GENERAL ASSEMBLY OF THE STATE OF .	ARKANSAS:
22			
23	SECTION 1. Arka	ansas Code Title 2, Chapter 15, S	ubchapter 4, is
24	repealed.		
25	Sube	<del>hapter 4 - Arkansas Industrial He</del>	emp Act
26			
27	2-15-401. Title	<del>2.</del>	
28	This act shall b	be known and may be cited as the	"Arkansas Industrial
29	Hemp Act"⋅		
30			
31	2-15-402. Legis	<del>slative intent.</del>	
32	This subchapter	is intended to assist the state	in moving to the
33	forefront of industria	al hemp production, development,	and commercialization
34	of hemp products in ag	gribusiness, alternative fuel pro	duction, and other
35	business sectors, both	n nationally and globally, and to	the greatest extent
36	<del>possible.</del>		

1	
2	2-15-403. Definitions.
3	As used in this subchapter:
4	(1) "Agribusiness" means the processing of raw agricultural
5	products, including without limitation timber and industrial hemp, or the
6	performance of value-added functions with regard to raw agricultural
7	products;
8	(2) "Certified seed" means industrial hemp seed that has been
9	certified as having no more tetrahydrocannabinol concentration than that
10	adopted by federal law under the Controlled Substances Act, 21 U.S.C. § 801
11	et seq.;
12	(3) "Grower" means a person licensed to grow industrial hemp by
13	the State Plant Board;
14	(4) "Hemp product" means a product made from industrial hemp,
15	including without limitation:
16	(A) Certified seed for cultivation if the seeds originate
17	from industrial hemp varieties;
18	(B) Cloth;
19	(C) Cordage;
20	(D) Fiber;
21	(E) Food;
22	<del>(F) Fuel;</del>
23	(G) Paint;
24	<del>(H) Paper;</del>
25	(I) Particleboard;
26	(J) Plastics; and
27	(K) Seed, seed meal, and seed oil for consumption;
28	(5) "Industrial hemp" means all parts and varieties of the plant
29	Cannabis sativa, cultivated or possessed by a licensed grower, whether
30	growing or not, that contain a tetrahydrocannabinol concentration of no more
31	than that adopted by federal law in the Controlled Substances Act, 21 U.S.C.
32	<del>§ 801 et seq.;</del>
33	(6) "Seed research" means research conducted to develop or
34	recreate better strains of industrial hemp, particularly for the purposes of
35	seed production; and
36	(7) "Tetrahydrocannabinol" means the natural or synthetic

1 equivalents of the substances contained in the plant, or in the resinous 2 extractives of, Cannabis sativa, or any synthetic substances, compounds, 3 salts, or derivatives of the plant or chemicals and their isomers with 4 similar chemical structure and pharmacological activity. 5 6 2-15-404. State Plant Board - Research program. 7 (a)(1) The State Plant Board may adopt rules to administer the 8 industrial hemp research program and to license persons to grow industrial 9 hemp under this subchapter. 10 (2) The board may include as part of its rules the establishment 11 of industrial hemp testing criteria and protocols. 12 (b)(1) The board shall promote research and development concerning 13 industrial hemp and commercial markets for Arkansas industrial hemp and hemp 14 products. 15 (2) The board may work in conjunction with the Division of 16 Agriculture of the University of Arkansas and the University of Arkansas 17 Cooperative Extension Service regarding industrial hemp research programs. 18 (3)(A) The board may undertake research concerning industrial 19 hemp production through the establishment and oversight of a ten-year 20 industrial hemp research program. 21 (B) In conjunction with the Division of Agriculture of the 22 University of Arkansas, the board may create a program consisting primarily 23 of demonstration plots planted and cultivated in this state by growers licensed under this subchapter. 24 25 (C) The board may determine the location, and the total 26 number and acreage, of each demonstration plot. 27 (D)(i) In conducting research under this subchapter, 28 higher tetrahydrocannabinol concentration varieties of industrial hemp may be grown to provide breeding strains to revitalize the production of industrial 29 30 hemp. 31 (ii) However, tetrahydrocannabinol levels shall not 32 exceed three-tenths of one percent (0.3%). 33 (4) The board may seek permits or waivers from the United States 34 Drug Enforcement Administration or the appropriate federal agency that are 35 necessary for the advancement of the industrial hemp research program. 36 (5) In conjunction with the Division of Agriculture of the

1	University of Arkansas, the board may:
2	(A) Oversee and analyze the growth of industrial hemp by
3	selected and licensed growers for agronomy research and analysis of required
4	soils, growing conditions, and harvest methods relating to the production of
5	industrial hemp that may be suitable for various commercial hemp products,
6	including without limitation industrial hemp seed, paper, clothing, and oils;
7	(B) Conduct seed research on various types of industrial
8	hemp that are best suited to be grown in Arkansas, including without
9	limitation:
10	(i) Creation of Arkansas hybrid types of industrial
11	hemp;
12	(ii) Industrial hemp seed availability; and
13	(iii) In-the-ground variety trials and seed
14	<del>production;</del>
15	(C) Establish a program to recognize certain industrial
16	hemp seed as being Arkansas heritage hemp seed;
17	(D) Study the economic feasibility of developing an
18	industrial hemp market in various types of industrial hemp that can be grown
19	in the state;
20	(E) Report on the estimated value-added benefits,
21	including environmental benefits, that Arkansas businesses could reap by
22	having an industrial hemp market of Arkansas-grown industrial hemp varieties
23	in the state;
24	(F) Study the agronomy research being conducted worldwide
25	relating to industrial hemp varieties, production, and utilization;
26	(G) Research and promote Arkansas industrial hemp and hemp
27	seed on the world market that can be grown on farms in the state; and
28	(H) Study the feasibility of attracting federal and
29	private funding for the Arkansas industrial hemp research program.
30	(6) The board may:
31	(A) Coordinate with the Arkansas Energy Office of the
32	Division of Environmental Quality to study the use of industrial hemp in new
33	energy technologies, including without limitation:
34	(i) Evaluation of the use of industrial hemp to
35	generate electricity, and to produce biofuels and other forms of energy
36	resources:

1	(ii) Growth of industrial hemp on reclaimed mine
2	sites;
3	(iii) Use of hemp seed oil in the production of
4	fuels; and
5	(iv) Assessment of the production costs,
6	environmental issues, and costs and benefits involved with the use of
7	industrial hemp for energy; and
8	(B) Promote awareness of the financial incentives that may
9	be available to agribusiness and manufacturing companies that manufacture
10	industrial hemp into hemp products to:
11	(i) Attract new businesses to the state;
12	(ii) Create a commercial market for industrial hemp;
13	(iii) Create new job opportunities for Arkansas
14	residents; and
15	(iv) Diversify the agricultural economy of the
16	state.
17	(7) The research activities under this subchapter shall not:
18	(A)(i) Subject the industrial hemp research program to
19	eriminal liability under the controlled substances laws of the state.
20	(ii) The exemption from criminal liability under
21	subdivision (b)(7)( $\Lambda$ )(i) of this section is a limited exemption that shall be
22	strictly construed and that shall not apply to an activity of the industrial
23	hemp research program that is not expressly permitted under this subchapter;
24	<del>or</del>
25	(B) Amend or repeal by implication a provision of the
26	Uniform Controlled Substances Act, § 5-64-101 et seq.
27	(8) The board shall notify the Division of Arkansas State Police
28	and each local law enforcement agency with jurisdiction of the duration,
29	size, and location of all industrial hemp demonstration plots.
30	(9) The board may cooperatively seek funds from both public and
31	private sources to implement the industrial hemp research program created in
32	this subchapter.
33	(10) By December 31, 2018, and annually thereafter, the board
34	shall report on the status and progress of the industrial hemp research
35	program to the Governor and to the Department of Agriculture.
36	(11) The board may establish and collect fees to administer the

1	industrial hemp research program.
2	
3	2-15-405. Interagency cooperation.
4	(a) The Division of Agriculture of the University of Arkansas may
5	provide research and development related services under this subchapter for
6	the State Plant Board, including without limitation:
7	(1) Testing of industrial hemp;
8	(2) Processing of documents relating to the program of
9	<del>licensure;</del>
10	(3) Financial accounting and recordkeeping, and other budgetary
11	functions; and
12	(4) Meeting coordination and staffing.
13	(b)(1) The Arkansas Economic Development Commission may work in
14	conjunction with the board to promote:
15	(A) The development of industrial hemp production in the
16	state; and
17	(B) The commercialization of hemp products in
18	agribusiness, alternative fuel production, and other business sectors, to the
19	greatest extent possible.
20	(2) The commission may promote the availability of financial
21	incentives offered by state government for the processing and manufacture of
22	industrial hemp into hemp products in the state, including without limitation
23	incentives offered to interested parties both within and without this state.
24	(c) Administrative expenses under this section shall be paid from the
25	Arkansas Industrial Hemp Program Fund.
26	
27	2-15-406. State Plant Board - Reports.
28	The State Plant Board may report to the Department of Agriculture
29	concerning industrial hemp policies and practices that may result in the
30	proper legal growing, management, use, and marketing of the state's potential
31	industrial hemp industry, including without limitation:
32	(1) Federal laws and regulatory constraints;
33	(2) The economic and financial feasibility of an industrial hemp
34	market in Arkansas;
35	(3) Arkansas businesses that might use industrial hemp;
36	(4) Examination of research on industrial hemp production and

1	use;
2	(5) The potential for globally marketing Arkansas industrial
3	hemp;
4	(6) A feasibility study of private funding for the Arkansas
5	industrial hemp research program;
6	(7) Enforcement concerns;
7	(8) Statutory and regulatory schemes for growing of industrial
8	hemp by private producers; and
9	(9) Technical support and education about industrial hemp.
10	
11	2-15-407. Federal regulations regarding industrial hemp.
12	(a) The State Plant Board shall adopt the federal rules and
13	regulations that are currently enacted regarding industrial hemp as in effect
14	on January 1, 2017.
15	(b) This subchapter does not authorize a person to violate any federal
16	rules or regulations.
17	(e) If any part of this subchapter conflicts with a provision of
18	federal law relating to industrial hemp, the federal provision shall control
19	to the extent of the conflict.
20	
21	2-15-408. Industrial hemp licenses.
22	(a) The State Plant Board may establish a program of annual licensure
23	to allow persons to grow industrial hemp in the state.
24	(b)(1) The industrial hemp licensure program shall include the
25	following forms of license:
26	(A)(i) An industrial hemp research program grower license,
27	to allow a person to grow industrial hemp in this state in a controlled
28	fashion solely and exclusively as part of the industrial hemp research
29	program overseen by the board.
30	(ii) A license under subdivision (b)(1)(A)(i) of
31	this section is subject to the receipt of necessary permissions, waivers, or
32	other forms of authentication by the United States Drug Enforcement
33	Administration or another appropriate federal agency under applicable federal
34	laws relating to industrial hemp; and
35	(B)(i) An industrial hemp grower license to allow a person
36	to grow industrial hemp in this state.

1	(ii) A license under subdivision (b)(l)(B)(i) of
2	this section is subject to the authorization of legal industrial hemp growth
3	and production in the United States under applicable federal laws relating to
4	industrial hemp.
5	(2) A license issued under this section shall authorize
6	industrial hemp propagation only on the land areas specified in the license.
7	(c)(l) A person seeking an application to grow industrial hemp,
8	whether as part of the industrial hemp research program or otherwise, shall
9	apply to the board for the appropriate license on a form provided by the
10	<del>board.</del>
11	(2) The board shall require the applicant to include on the form
12	provided by the board under subdivision (e)(1) of this section the following
13	information, including without limitation:
14	(A) The name and mailing address of the applicant;
15	(B) The legal description and global positioning
16	coordinates of the production fields to be used to grow industrial hemp; and
17	(C)(i) Written consent allowing the board, if a license is
18	ultimately issued to the applicant, to enter onto the premises on which the
19	industrial hemp is grown to conduct physical inspections of industrial hemp
20	planted and grown by the applicant to ensure compliance with this subchapter
21	and rules adopted under this subchapter.
22	(ii) Unless a deficiency is found, the board shall
23	make no more than two (2) physical inspections of the production fields of ar
24	industrial hemp licensee.
25	(iii) Tetrahydrocannabinol levels shall be tested as
26	provided in this subchapter.
27	(d) Each application shall be accompanied by a nonrefundable fee of
28	fifty dollars (\$50.00).
29	(e) The board shall establish a fee not to exceed two hundred dollars
30	(\$200) for an:
31	(1) Initial license; and
32	(2) Annual renewal license.
33	(f)(1) For an industrial hemp research program grower licensee, the
34	board may approve licenses for only those growers whose demonstration plots
35	the board determines will advance the goals of the industrial hemp research
36	<del>program.</del>

T	(2) The poard shall pase a determination under supdivision
2	(f)(1) of this section on:
3	(A) Growing conditions;
4	(B) Location;
5	(C) Soil type;
6	(D) Various varieties of industrial hemp that may be
7	suitable for various hemp products; and
8	(E) Other relevant factors.
9	(g) The board shall determine the number of acres to be planted under
10	each license.
11	(h) A copy of or an electronic record of a license issued by the board
12	under this section shall be forwarded immediately to the sheriff of the
13	county in which the industrial hemp location is licensed.
14	(i) Records, data, and information filed in support of a license
15	application is proprietary and subject to inspection only upon the order of a
16	court of competent jurisdiction.
17	(j) At the expense of the license holder, the board shall:
18	(1) Monitor the industrial hemp grown by each license holder;
19	(2) Provide for random testing of the industrial hemp for
20	compliance with tetrahydrocannabinol levels; and
21	(3) Provide for other oversight required by the board.
22	
23	2-15-409. License required - Records.
24	(a)(1) A person shall obtain an industrial hemp grower license under
25	this subchapter before planting or growing industrial hemp in this state.
26	(2) An industrial hemp grower license holder who has planted and
27	grown industrial hemp in this state may sell the industrial hemp to a person
28	engaged in agribusiness or other manufacturing for the purpose of research,
29	processing, or manufacturing that industrial hemp into hemp products.
30	(b) An industrial hemp grower shall:
31	(1) Maintain records that reflect compliance with this
32	subchapter and all other state laws regulating the planting and cultivation
33	of industrial hemp;
34	(2) Retain all industrial hemp production records for at least
35	three (3) years;
36	(3) Allow industrial hemp crops, throughout sowing, growing, and

1 harvesting, to be inspected by and at the discretion of the State Plant Board 2 or its agents; (4) File with the board documentation indicating that the 3 4 industrial hemp seeds planted were of a type and variety certified to have no 5 more tetrahydrocannabinol concentration than that adopted in the federal 6 Controlled Substances Act, 21 U.S.C. § 801 et seq.; 7 (5) Notify the board of the sale of industrial hemp grown under 8 the license and the names and addresses of the persons to whom the industrial 9 hemp was sold: and 10 (6) Provide the board with copies of each contract between the 11 licensee and a person to whom industrial hemp was sold. 12 (c) A person licensed to grow industrial hemp under this subchapter may import and resell industrial hemp seed that has been certified as having 13 14 no more tetrahydrocannabinol concentration than that adopted in the federal 15 Controlled Substances Act, 21 U.S.C. § 801 et seq. 16 17 2-15-410. Transportation of industrial hemp. 18 (a)(1) Only an industrial hemp grower licensee or his or her designees 19 or agents may transport industrial hemp off the premises of the licensee. 20 (2) When transporting industrial hemp off the premises of an industrial hemp grower licensee, the licensee or a designee or agent of the 21 22 licensee shall carry the licensing documents from the State Plant Board, 23 evidencing that the industrial hemp: 24 (A) Was grown by a licensee; and (B) Is from certified seed. 25 26 (b) Industrial hemp that is found in this state at any location off 27 the premises of an industrial hemp grower licensee is contraband and subject to seizure by any law enforcement officer, unless the person in possession of 28 29 the industrial hemp has in his or her possession either: 30 (1) The proper licensing documents under this subchapter; or 31 (2) A bill of lading or other proper documentation demonstrating that the industrial hemp was legally imported or is otherwise legally present 32 33 in this state under applicable state and federal laws relating to industrial 34 hemp. 35

36 2-15-411. License revocation.

1	(a)(1) The State Plant Board shall revoke the license of an industrial
2	hemp grower licensee who fails to comply with this subchapter or the rules
3	adopted under this subchapter.
4	(2) An industrial hemp grower licensee whose license is revoked
5	under subdivision (a)(1) of this section is ineligible for licensure under
6	this subchapter for up to five (5) years after the revocation.
7	(b)(1) Before revocation of an industrial hemp grower license, the
8	board shall provide the industrial hemp grower licensee notice and an
9	informal hearing before the board to show cause why the license should not be
10	revoked and the licensee's right to grow forfeited.
11	(2) If a license is revoked and a licensee's right to grow is
12	forfeited as the result of an informal hearing under subdivision (b)(1) of
13	this section, the industrial hemp grower licensee may request a formal
14	administrative hearing before the board.
15	(c) An industrial hemp grower licensee whose license is revoked may
16	appeal the final order of the board by filing an appeal in the circuit court
17	of the district in which the licensee resides.
18	
19	2-15-412. Grant funds.
20	(a) An industrial hemp grower licensed under this subchapter may
21	receive funds received by the state under the Arkansas Industrial Hemp
22	Program Fund.
23	(b) The State Plant Board shall adopt rules for applications for
24	grants under this section.
25	
26	SECTION 2. Arkansas Code Title 2, Chapter 15, is amended to add an
27	additional subchapter to read as follows:
28	<u>Subchapter 5 — Arkansas Industrial Hemp Production Act</u>
29	
30	<u>2-15-501. Title.</u>
31	This subchapter shall be known and may be cited as the "Arkansas
32	Industrial Hemp Production Act".
33	
34	<u>2-15-502. Purpose.</u>
35	(a) The purpose of this subchapter is to:
36	(1) Recognize industrial hemp as an agricultural product;

1	(2) Recognize the cultivation, processing, and transportation of
2	industrial hemp as an agricultural activity in this state; and
3	(3) Ensure that this state has primary regulatory authority over
4	the production of industrial hemp in this state.
5	(b) This subchapter shall not be construed to grant the Department of
6	Agriculture the authority to regulate hemp processing practices or
7	methodologies.
8	
9	2-15-503. Definitions.
10	As used in this subchapter:
11	(1) "Certified seed" means industrial hemp seed that has been
12	certified as having no more tetrahydrocannabinol concentration than that
13	adopted by federal law under the Agricultural Marketing Act, 7 U.S.C. §
14	1639o, as it existed on January 1, 2021;
15	(2) "Geospatial location" means a location designated through a
16	global system of navigational satellites used to determine the precise ground
17	position of a place or object;
18	(3) "Grower" means a person licensed to grow and produce
19	industrial hemp by the State Plant Board under this subchapter;
20	(4) "Hemp product" means a product made from industrial hemp,
21	including without limitation:
22	(A) Certified seed for cultivation if the certified seed
23	originates from industrial hemp varieties;
24	(B) Cloth;
25	(C) Cordage;
26	(D) Fiber;
27	(E) Food;
28	(F) Fuel;
29	(G) Paint;
30	(H) Paper;
31	(I) Particleboard;
32	(J) Plastics; and
33	(K) Seed, seed meal, and seed oil for consumption;
34	(5) "Industrial hemp" means the plant Cannabis sativa and any
35	part of the plant, including the seeds of the plant and all derivatives,
36	extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether

1	growing or not, that contains a tetrahydrocannabinol concentration of no more
2	than that adopted by federal law under the Agricultural Marketing Act, 7
3	U.S.C. § 1639o, as it existed on January 1, 2021;
4	(6) "Lot" means a contiguous field, greenhouse, or indoor
5	growing structure containing the same variety or strain of Cannabis sativa
6	throughout the area;
7	(7) "Measurement of uncertainty" means the parameter associated
8	with the result of a measurement that characterizes the dispersion of the
9	values that could reasonably be attributed to the particular quantity subject
10	to measurement;
11	(8) "Produce" means to grow industrial hemp for market or for
12	cultivation for market;
13	(9) "Representative sample" means a portion of the submitted
14	sample that is prepared for laboratory analysis in such a way that it
15	accurately and completely reflects the composition of the originally
16	submitted sample from which it was taken;
17	(10) "Tetrahydrocannabinol" means the natural or synthetic
18	equivalents of the substances contained in the plant, or in the resinous
19	extractives of, Cannabis sativa, or any synthetic substances, compounds,
20	salts, or derivatives of the plant or chemicals and their isomers with
21	similar chemical structure and pharmacological activity; and
22	(11) "Total available tetrahydrocannabinol" means the sum of
23	<pre>concentrations of:</pre>
24	(A) Tetrahydrocannabinol in the original sample submitted
25	for analysis; and
26	(B) Tetrahydrocannabinol derived from
27	tetrahydrocannabinolic acid in the sample through the laboratory procedure of
28	post-decarboxylation.
29	
30	2-15-504. State plan for monitoring and regulating production of
31	industrial hemp.
32	(a) The Department of Agriculture, in consultation with the Governor,
33	shall develop a plan to monitor and regulate the industrial hemp production
34	program in this state.
35	(b) The Department of Agriculture shall submit the plan developed
36	under subsection (a) of this section to the United States Secretary of

1 Agriculture as this state's plan for monitoring and regulating the production

- of industrial hemp as provided by 7 U.S.C. 1639p, as it existed on January 1,
- 3 <u>2021.</u>
- 4 (c) The Department of Agriculture shall submit an amended state plan
- 5 to the United States Department of Agriculture if the Department of
- 6 Agriculture makes substantive revisions to the state plan or the laws and
- 7 rules related to the state plan.

8

- 9 <u>2-15-505. Regulation of subchapter by State Plant Board and Department</u> 10 of Agriculture.
- 11 <u>(a) The State Plant Board shall adopt rules to implement and</u> 12 administer this subchapter.
- 13 (b) Rules adopted by the board shall:
- 14 (1) Prescribe the sampling, inspection, and testing procedures
- 15 to ensure that the tetrahydrocannabinol concentration of industrial hemp
- 16 planted, grown, or harvested in this state is not more than the acceptable
- 17 hemp tetrahydrocannabinol level as defined by federal law; and
- 18 (2) Provide due process for growers, including an appeals
- 19 process.
- 20 <u>(c) The Department of Agriculture shall, upon request, provide the</u>
- 21 <u>Division of State Police and each local law enforcement agency information</u>
- 22 regarding the industrial hemp production program under this subchapter.
- 23 <u>(d) The board may establish and collect fees to administer the</u> 24 program.

25

- 26 <u>2-15-506</u>. Federal laws regarding industrial hemp.
- 27 If any part of this subchapter conflicts with a provision of federal
- 28 law relating to industrial hemp, the federal provision shall control to the
- 29 extent of the conflict.

- 31 2-15-507. Grower licenses.
- 32 <u>(a) The State Plant Board may establish a procedure for annual</u>
- 33 <u>licensure to allow persons to grow industrial hemp in the state.</u>
- 34 (b) A license issued under this section shall authorize industrial
- 35 hemp propagation only on the land areas specified in the license.
- 36 (c)(1) A person seeking an application to grow industrial hemp,

1	whether as part of the industrial nemp research program or otherwise, shall
2	apply to the Department of Agriculture for the appropriate license on a form
3	provided by the department.
4	(2) The rules adopted by the board shall require the applicant
5	to include, at a minimum, the following information on the form provided by
6	the department under subdivision (c)(1) of this section:
7	(A) The name and mailing address of the applicant;
8	(B) The legal description and global positioning
9	coordinates of the production fields to be used to grow industrial hemp; and
10	(C)(i) Written consent allowing the department, if $a$
11	license is ultimately issued to the applicant, to enter onto the premises or
12	which the industrial hemp is grown to conduct physical inspections of
13	industrial hemp planted and grown by the applicant to ensure compliance with
14	this subchapter and rules adopted under this subchapter; and
15	(ii) Tetrahydrocannabinol levels shall be tested as
16	provided in this subchapter.
17	(d) Each application shall be accompanied by a nonrefundable fee.
18	(e) The board shall establish a fee for an:
19	(1) Initial license; and
20	(2) Annual renewal license.
21	(f) Except as provided in § 2-15-505(c), records, data, and
22	information filed in support of a license application is proprietary and
23	subject to inspection only upon the order of a court of competent
24	jurisdiction.
25	(g) At the expense of the license holder, the department shall:
26	(1) Monitor the industrial hemp grown by each license holder;
27	(2) Provide for random testing of the industrial hemp for
28	compliance with tetrahydrocannabinol levels; and
29	(3) Provide for other oversight required by board rules.
30	(h) The board may establish and collect fees to administer the
31	provisions of this subchapter.
32	(i) Fees collected by the board under this subchapter are not
33	refundable and may be used by the department to administer this subchapter.
34	
35	2-15-508. Licenses required — Records.
36	(a) A person shall obtain a grower license under this subchapter

before planting or growing industrial hemp in this state.

1

2 (b) A grower shall: 3 (1) Maintain records that reflect compliance with this 4 subchapter and all other state laws regulating the planting and cultivation 5 of industrial hemp; 6 (2) Retain all industrial hemp production records for at least 7 three (3) years; 8 (3) Allow industrial hemp crops, throughout sowing, growing, and 9 harvesting, to be inspected by and at the discretion of the Department of Agriculture or its agents; 10 11 (4) File with the department documentation indicating that the 12 industrial hemp seeds planted were of a type and variety certified to have no 13 more tetrahydrocannabinol concentration than that adopted in 7 U.S.C. § 1639o, as it existed on January 1, 2021; 14 15 (5) Notify the department of the sale of industrial hemp grown 16 under the license and the names and addresses of the persons to whom the 17 industrial hemp was sold; and 18 (6) Upon request, provide the department with copies of each 19 contract between the licensee and a person to whom industrial hemp was sold. 20 (c) A grower under this subchapter may import and resell industrial 21 hemp seed that has been certified as having no more tetrahydrocannabinol 22 concentration than that adopted in 7 U.S.C. § 16390, as it existed on January 23 1, 2021. 24 25 2-15-509. Inspections and sampling. 26 (a) The Department of Agriculture may enter onto land described by the 27 grower to conduct inspections and collect and test samples. (b) The grower shall pay the cost of inspections under this section. 28 29 (c) The department may inspect, collect samples from, or test plants 30 from any portion of a lot to ensure compliance with this subchapter. 31 (d) A grower shall allow the department to access the lot and the 32 property on which the lot is located for purposes of this section. (e) The department may establish a sampling, testing, and remediation 33 program published as annual policy guidelines in order to implement the 34 35 industrial hemp production program. 36 (f) During a scheduled sample collection, the grower or an authorized

1	representative of the grower shall be present at the lot.
2	(g) A representative of the sampling agency shall be provided with
3	complete and unrestricted access during business hours to all industrial hemp
4	and other cannabis plants, whether growing or harvested, and to all land,
5	buildings, and other structures used for the cultivation, handling, and
6	storage of all industrial hemp and other cannabis plants, and all locations
7	listed in the grower license.
8	(h) A grower shall not harvest the industrial hemp or other cannabis
9	plants prior to samples being taken.
10	
11	2-15-510. Testing.
12	(a)(1) Chemical analysis shall be conducted in accordance with methods
13	validated for use by ongoing documentation or internal or interlaboratory
14	performance using known reference standards for the analyte or analytical
15	specimens of interest and meeting one (1) of more of the following criteria:
16	(A) Endorsement or publication by reputable technical
17	organizations;
18	(B) Publication in a peer-reviewed journal with sufficient
19	documentation to establish analytical performance and interpretation of
20	results; or
21	(C) Documentation of internal or interlaboratory
22	comparison to an accepted methodology or protocol.
23	(2) The testing methodology shall report total available
24	tetrahydrocannabinol.
25	(b)(1) Any test with corresponding measurement of uncertainty
26	exceeding the maximum permissible total available tetrahydrocannabinol
27	concentration is conclusive evidence that the lot represented by the sample
28	is not in compliance with this subchapter.
29	(2)(A) Noncompliant hemp plants are subject to seizure or
30	disposal, or both, by the Department of Agriculture or any law enforcement
31	officer.
32	(B) The department may also require the grower to destroy
33	noncompliant plants in compliance with this subchapter.
34	(c) Samples of industrial hemp plant material from one (1) lot shall

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not be commingled with industrial hemp plant material from other lots.

1	Z-13-311. Grower reporting.
2	(a) A grower shall report industrial hemp crop acreage with the United
3	States Farm Service Agency and shall provide the following information:
4	(1) The street address for each lot or greenhouse where
5	industrial hemp will be produced;
6	(2) To the extent practicable, the geospatial location for each
7	lot or greenhouse where industrial hemp will be produced;
8	(3) The acreage dedicated to the production of industrial hemp
9	or greenhouse or indoor square footage dedicated to the production of
10	industrial hemp; and
11	(4) The license identifier.
12	(b) If a grower operates in more than one (1) location, the
13	information required under this section shall be provided for all production
14	sites.
15	
16	2-15-512. License revocation.
17	(a)(1) The State Plant Board shall revoke the license of a grower who
18	fails to comply with this subchapter or the rules adopted under this
19	subchapter.
20	(2) A grower license revoked under subdivision (a)(1) of this
21	section is ineligible for licensure under this subchapter for up to five (5)
22	years after the revocation.
23	(b)(1) Before revocation of a grower's license, the board shall
24	provide the grower notice and an informal hearing to show cause why the
25	license should not be revoked and the grower's right to grow forfeited.
26	(2) If a license is revoked and a grower's right to grow is
27	forfeited as the result of an informal hearing under subdivision (b)(l) of
28	this section, the grower may request a formal administrative hearing before
29	the board or committee of the board, as provided in board rules.
30	(c) A grower whose license is revoked may appeal the final order of
31	the board by filing an appeal in the circuit court of the district in which
32	the grower resides.
33	
34	2-15-513. Ineligibility - Fingerprinting and release of information.
35	(a) An individual who has been convicted of a felony related to a
36	controlled substance under federal or state law is ineligible, during the

1	ten-year period following the date of the conviction, to participate in the
2	industrial hemp production program under this subchapter.
3	(b) An individual who materially falsifies any information contained
4	in an application to participate in the program is ineligible to participate
5	in the program under this subchapter.
6	(c)(l)(A) All individuals desiring to participate in the program shall
7	be fingerprinted, and the fingerprints shall be forwarded for a criminal
8	background check through the Department of Public Safety.
9	(B) After the completion of the criminal background check
10	through the department under subdivision (c)(1)(A) of this section, the
11	fingerprints shall be forwarded by the department to the Federal Bureau of
12	Investigation for a national criminal history record check.
13	(2) The applicant shall sign a release that allows the
14	department to disclose:
15	(A) An Arkansas noncriminal-justice background check to
16	the State Plant Board as evidence in an administrative hearing conducted
17	under the Arkansas Administrative Procedure Act, § 25-15-201 et seq.; and
18	(B) A fingerprint card of the applicant to the Federal
19	Bureau of Investigation to allow a federal fingerprint-based background check
20	to be performed.
21	
22	2-15-514. Transportation of industrial hemp.
23	(a) Industrial hemp found off the premises of a licensee is contraband
24	and subject to seizure by any law enforcement officer unless the individual
25	has in his or her possession the documents required by subsection (b) of this
26	section.
27	(b) An individual transporting or having in his or her possession
28	industrial hemp shall also have in his or her possession either:
29	(1) A grower license issued under this subchapter; or
30	(2) A bill of lading or other proper documentation demonstrating
31	that the industrial hemp was legally imported or is otherwise legally present
32	in this state under applicable state and federal laws relating to industrial
33	hemp.
34	
35	2-15-515. Violations.
36	(a) A grower has committed a negligent violation of this subchapter if

1	the grower negligently:
2	(1) Fails to provide a legal description of land on which the
3	grower produces industrial hemp;
4	(2) Fails to obtain a license from the State Plant Board; or
5	(3) Produces Cannabis sativa with a tetrahydrocannabinol
6	concentration exceeding the tetrahydrocannabinol level threshold of a
7	negligent violation as defined by federal rule.
8	(b)(l) The board may promulgate rules establishing additional
9	negligent violations.
10	(2) The board shall not establish additional negligent
11	violations that conflict with any Arkansas law governing criminal offenses.
12	(c) If the Department of Agriculture determines that a grower has
13	committed a negligent violation of this subchapter or a rule adopted under
14	this subchapter, the grower shall comply with a corrective action plan
15	established by the department that includes without limitation a:
16	(A) Reasonable date by which the grower shall correct the
17	negligent violation; and
18	(B) Requirement that the grower shall periodically report
19	to the department on the compliance of the grower with the state plan for a
20	period of not less than two (2) calendar years.
21	(d) A grower that negligently violates this subchapter three (3) times
22	in a five-year period is ineligible to produce industrial hemp for a period
23	of five (5) years beginning on the date of the third violation.
24	(e) If the board determines that a grower has violated this subchapter
25	with a culpable mental state greater than negligence, the board may revoke or
26	suspend the grower's license as provided in § 2-15-512 and shall report the
27	grower to the Attorney General and to law enforcement.
28	(f) In addition to the enforcement remedies described in this section,
29	the board may:
30	(1) Assess a civil penalty in an amount not to exceed five
31	thousand dollars (\$5,000) per violation; and
32	(2) Place the grower on probation with a corrective action plan.
33	
34	2-15-516. Prohibited acts.
35	(a) It shall be unlawful for a grower to:
36	(1) Grow, process, sell or transfer, or permit the sale or

- 1 transfer of living industrial hemp plants, viable hemp seed, leaf, or floral
- 2 material to any person in a manner inconsistent with this subchapter or State
- 3 Plant Board rule;
- 4 (2) Hinder or obstruct in any way an authorized agent of the
- 5 Department of Agriculture or any law enforcement entity in the performance of
- 6 <u>his or her duties;</u>
- 7 (3) Provide false, misleading, or incorrect information to the
- 8 department pertaining to the licensee's cultivation, processing, or
- 9 transportation of industrial hemp, including without limitation information
- 10 provided in any application, report, record, or inspection required or
- 11 maintained in accordance with this subchapter and board rule;
- 12 (4) Commingle harvested industrial hemp material, including
- 13 without limitation harvested leaf or floral material, from one plot with
- 14 <u>harvested industrial hemp material from another plot except by written</u>
- 15 consent from the department; and
- 16 (5) Violate any provision of this subchapter, or of any rule or
- order adopted by the board under this subchapter, or any terms and conditions
- of a license issued by the department.
- 19 <u>(b) The department may issue stop orders for industrial hemp that is</u>
- 20 grown, harvested, or distributed in violation of this subchapter.

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- SECTION 3. Arkansas Code § 19-6-301(257), concerning special revenues,
- 23 is amended to read as follows:
- 24 (257) Permit fees paid under the Arkansas Industrial Hemp Act, §
- 25 2-15-401 et seq. Arkansas Industrial Hemp Production Act, § 2-15-501 et seq.;

- 27 SECTION 4. Arkansas Code § 19-6-835(b) and (c), concerning the funding
- 28 and use of funds of the Arkansas Industrial Hemp Program Fund, are amended to
- 29 read as follows:
- 30 (b) The fund shall consist of:
- 31 (1) Fees collected under the Arkansas Industrial Hemp Act, § 2-
- 32 15-401 et seq. Arkansas Industrial Hemp Production Act, § 2-15-501 et seq.;
- 33 (2) Gifts, grants, and other funds both public and private; and
- 34 (3) Other revenues as may be authorized by law.
- 35 (c) Any unallocated or unencumbered balances in the fund shall be
- 36 invested in the fund, and any interest or other income earned from the

investments, along with the unallotted or unencumbered balances in the fund, shall not lapse but shall be carried forward for purposes of the fund and made available solely for the purposes and benefits of the industrial hemp research production program under the Arkansas Industrial Hemp Act, § 2-15-401 et seq Arkansas Industrial Hemp Production Act, § 2-15-501 et seq. /s/Hillman