HB-6330, As Passed House, December 21, 2018 HB-6330, As Passed Senate, December 21, 2018

## SENATE SUBSTITUTE FOR HOUSE BILL NO. 6330

A bill to amend 2014 PA 547, entitled
"Industrial hemp research act,"
by amending the title and sections 1, 2, 3, and 4 (MCL 286.841,
286.842, 286.843, and 286.844) and by adding sections 5, 6, 7, 8,
9, 10, 11, 12, 13, 14, 15, 16, 17, 18, and 19.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 TITLE

- 2 An act to authorize the growing and cultivating of industrial
- 3 hemp for research AND DEVELOPMENT purposes; TO REQUIRE AND PROVIDE
- 4 FOR THE REGISTRATION AND LICENSING OF CERTAIN PERSONS ENGAGED IN
- 5 THE GROWING, PROCESSING, AND HANDLING OF INDUSTRIAL HEMP; TO
- 6 PROVIDE FOR THE COLLECTION OF FEES; to authorize the receipt and
- 7 expenditure of funding for research AND DEVELOPMENT related to
- 8 industrial hemp; and to prescribe the powers and duties of certain

- 1 state agencies and officials and colleges and universities in this
- 2 state; AND TO PROVIDE FOR CERTAIN FINES AND SANCTIONS.
- 3 Sec. 1. This act shall be known and may be cited as the
- 4 "industrial hemp research AND DEVELOPMENT act".
- **5** Sec. 2. As used in this act:
- 6 (A) "BROKER" MEANS TO ENGAGE OR PARTICIPATE IN THE MARKETING
- 7 OF INDUSTRIAL HEMP BY ACTING AS AN INTERMEDIARY OR NEGOTIATOR
- 8 BETWEEN PROSPECTIVE BUYERS AND SELLERS.
- 9 (B) "CANNABIS" MEANS THE PLANT Cannabis sativa L. AND ANY PART
- 10 OF THAT PLANT, WHETHER GROWING OR NOT.
- 11 (C) (a) "Department" means the department of agriculture and
- 12 rural development.
- 13 (b) "Fund" means the industrial hemp research fund created in
- 14 section 4.
- 15 (D) "DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT, OR HIS OR
- 16 HER DESIGNEE.
- 17 (E) "GPS COORDINATES" MEANS LATITUDE AND LONGITUDE COORDINATES
- 18 DERIVED FROM A GLOBAL POSITIONING SYSTEM.
- 19 (F) "GROW" MEANS TO PLANT, PROPAGATE, GROW, CULTIVATE, OR
- 20 HARVEST LIVE PLANTS OR VIABLE SEEDS.
- 21 (G) "GROWER" MEANS A PERSON REGISTERED BY THE DEPARTMENT UNDER
- 22 THIS ACT TO GROW INDUSTRIAL HEMP.
- 23 (H) "HANDLE" MEANS TO POSSESS, STORE, OR TRANSPORT INDUSTRIAL
- 24 HEMP ON PREMISES OWNED, OPERATED, OR CONTROLLED BY A REGISTERED
- 25 GROWER OR LICENSED PROCESSOR-HANDLER.
- 26 (I) (c) "Industrial hemp" means the plant <del>Cannabis sativa</del>
- 27 Cannabis sativa L. and any part of the THAT plant, INCLUDING THE

- 1 VIABLE SEEDS OF THAT PLANT AND ALL DERIVATIVES, EXTRACTS,
- 2 CANNABINOIDS, ISOMERS, ACIDS, SALTS, AND SALTS OF ISOMERS, whether
- 3 growing or not, with a delta-9-tetrahydrocannabinol concentration
- 4 of not more than 0.3% on a dry weight basis. INDUSTRIAL HEMP
- 5 INCLUDES INDUSTRIAL HEMP COMMODITIES AND PRODUCTS AND TOPICAL OR
- 6 INGESTIBLE ANIMAL AND CONSUMER PRODUCTS DERIVED FROM THE PLANT
- 7 Cannabis sativa L. WITH A DELTA-9 TETRAHYDROCANNABINOL
- 8 CONCENTRATION OF NOT MORE THAN 0.3% ON A DRY WEIGHT BASIS.
- 9 (J) "LICENSING AND REGISTRATION FUND" MEANS THE INDUSTRIAL
- 10 HEMP LICENSING AND REGISTRATION FUND CREATED IN SECTION 5.
- 11 (K) "LOCATION ID" MEANS THE UNIQUE IDENTIFIER ESTABLISHED BY
- 12 THE APPLICANT FOR EACH UNIQUE SET OF GPS COORDINATES WHERE
- 13 INDUSTRIAL HEMP WILL BE GROWN, HANDLED, STORED, PROCESSED, OR
- 14 BROKERED.
- 15 (l) "MARKET" MEANS TO PROMOTE OR SELL INDUSTRIAL HEMP OR AN
- 16 INDUSTRIAL HEMP COMMODITY OR PRODUCT. MARKET INCLUDES, BUT IS NOT
- 17 LIMITED TO, EFFORTS TO ADVERTISE AND GATHER INFORMATION ABOUT THE
- 18 NEEDS OR PREFERENCES OF POTENTIAL CONSUMERS OR SUPPLIERS.
- 19 (M) "NONVIABLE SEED" MEANS SEED THAT HAS BEEN CRUSHED,
- 20 DEHULLED, HEAT TREATED, OR OTHERWISE RENDERED TO HAVE A 0.0%
- 21 GERMINATION RATE.
- 22 (N) "PERSON" MEANS AN INDIVIDUAL, PARTNERSHIP, CORPORATION,
- 23 ASSOCIATION, OR OTHER LEGAL ENTITY.
- 24 (O) "PLOT" MEANS A CONTIGUOUS AREA IN A FIELD, GREENHOUSE, OR
- 25 INDOOR GROWING STRUCTURE CONTAINING THE SAME VARIETY OF INDUSTRIAL
- 26 HEMP THROUGHOUT THE AREA.
- 27 (P) "PROCESS" MEANS TO CONVERT RAW INDUSTRIAL HEMP INTO A

- 1 MARKETABLE FORM.
- 2 (Q) "PROCESSOR-HANDLER" MEANS A PERSON LICENSED BY THE
- 3 DEPARTMENT UNDER THIS ACT TO PROCESS, HANDLE, BROKER, OR MARKET
- 4 INDUSTRIAL HEMP.
- 5 (R) "PROGRAM" MEANS THE INDUSTRIAL HEMP LICENSING AND
- 6 REGISTRATION PROGRAM ESTABLISHED BY THIS ACT.
- 7 (S) "PROPAGULE" MEANS A PLANT OR PLANT PART THAT IS UTILIZED
- 8 TO GROW A NEW PLANT.
- 9 (T) "RESEARCH FUND" MEANS THE INDUSTRIAL HEMP RESEARCH AND
- 10 DEVELOPMENT FUND CREATED IN SECTION 4.
- 11 (U) "TESTING FACILITY" MEANS A SAFETY COMPLIANCE FACILITY
- 12 LICENSED UNDER THE MEDICAL MARIHUANA FACILITIES LICENSING ACT, 2016
- 13 PA 281, MCL 333.27101 TO 333.27801, OR A TESTING FACILITY APPROVED
- 14 BY THE DEPARTMENT.
- 15 (V) "THC" MEANS TETRAHYDROCANNABINOL.
- 16 (W) "VARIETY" MEANS A SUBDIVISION OF A SPECIES THAT HAS THE
- 17 FOLLOWING CHARACTERISTICS:
- 18 (i) THE SUBDIVISION IS UNIFORM, IN THE SENSE THAT VARIATIONS
- 19 BETWEEN THE SUBDIVISION AND OTHER SUBDIVISIONS IN ESSENTIAL AND
- 20 DISTINCTIVE CHARACTERISTICS ARE DESCRIBABLE.
- 21 (ii) THE SUBDIVISION IS DISTINCT, IN THE SENSE THAT THE
- 22 SUBDIVISION CAN BE DIFFERENTIATED BY 1 OR MORE IDENTIFIABLE
- 23 MORPHOLOGICAL, PHYSIOLOGICAL, OR OTHER CHARACTERISTICS FROM ALL
- 24 OTHER KNOWN SUBDIVISIONS.
- 25 (iii) THE SUBDIVISION IS STABLE, IN THE SENSE THAT THE
- 26 SUBDIVISION WILL REMAIN UNIFORM AND DISTINCT IF REPRODUCED.
- 27 (X) "VIABLE SEED" MEANS SEED THAT HAS A GERMINATION RATE OF

- 1 GREATER THAN 0.0%.
- 2 (Y) "VOLUNTEER CANNABIS PLANT" MEANS A CANNABIS PLANT THAT IS
- 3 NOT INTENTIONALLY PLANTED AND GROWS OF ITS OWN ACCORD FROM SEEDS OR
- 4 ROOTS IN THE YEARS FOLLOWING AN INTENTIONALLY PLANTED CANNABIS
- 5 CROP.
- 6 Sec. 3. (1) The department or a college or university in this
- 7 state may grow or cultivate, or both, industrial hemp for purposes
- 8 of research conducted under an agricultural pilot program or other
- 9 agricultural or academic research project.
- 10 (2) The department or a college or university that transports
- 11 industrial hemp as part of a research project authorized under this
- 12 act shall include along with a shipment of industrial hemp a letter
- 13 on the department's or the college's or university's letterhead
- 14 that provides notice that the shipment includes industrial hemp
- 15 authorized under the industrial hemp research THIS act.
- 16 (3) A college or university in this state may receive direct
- 17 grants from the federal government or any other source for the
- 18 purpose of conducting research authorized under this act.
- 19 Sec. 4. (1) The industrial hemp research AND DEVELOPMENT fund
- 20 is created within the state treasury.
- 21 (2) The state treasurer may receive money or other assets from
- 22 any source for deposit into the RESEARCH fund, including federal
- 23 research grants. The state treasurer shall direct the investment of
- 24 the RESEARCH fund. The state treasurer shall credit to the RESEARCH
- 25 fund interest and earnings from **RESEARCH** fund investments.
- 26 (3) Money in the **RESEARCH** fund at the close of the fiscal year
- 27 shall remain in the RESEARCH fund and shall not lapse to the

- 1 general fund.
- 2 (4) The department shall be the administrator of the RESEARCH
- 3 fund for auditing purposes.
- 4 (5) The department shall expend money from the RESEARCH fund,
- 5 upon appropriation, only for 1 or more of the following purposes:
- 6 (a) Research into growing or cultivating, or both, industrial
- 7 hemp.
- 8 (b) Providing grants to colleges or universities in this state
- 9 to conduct research into growing or cultivating, or both,
- 10 industrial hemp.
- 11 SEC. 5. (1) THE DEPARTMENT SHALL ESTABLISH, OPERATE, AND
- 12 ADMINISTER AN INDUSTRIAL HEMP LICENSING AND REGISTRATION PROGRAM.
- 13 (2) THE INDUSTRIAL HEMP LICENSING AND REGISTRATION FUND IS
- 14 CREATED WITHIN THE STATE TREASURY.
- 15 (3) THE STATE TREASURER MAY RECEIVE LICENSE AND REGISTRATION
- 16 FEES AND ADMINISTRATIVE FINES UNDER THIS ACT FOR DEPOSIT INTO THE
- 17 LICENSING AND REGISTRATION FUND. THE STATE TREASURER MAY ALSO
- 18 RECEIVE MONEY OR OTHER ASSETS FROM ANY OTHER SOURCE FOR DEPOSIT
- 19 INTO THE LICENSING AND REGISTRATION FUND. THE STATE TREASURER SHALL
- 20 CREDIT TO THE LICENSING AND REGISTRATION FUND INTEREST AND EARNINGS
- 21 FROM LICENSING AND REGISTRATION FUND INVESTMENTS.
- 22 (4) THE DEPARTMENT SHALL EXPEND MONEY FROM THE LICENSING AND
- 23 REGISTRATION FUND TO ESTABLISH, OPERATE, AND ENFORCE THE LICENSING
- 24 AND REGISTRATION PROGRAM CREATED UNDER THIS ACT.
- 25 (5) MONEY IN THE LICENSING AND REGISTRATION FUND AT THE CLOSE
- 26 OF THE FISCAL YEAR SHALL REMAIN IN THE LICENSING AND REGISTRATION
- 27 FUND AND SHALL NOT LAPSE TO THE GENERAL FUND.

- 1 (6) THE DEPARTMENT SHALL BE THE ADMINISTRATOR OF THE LICENSING
- 2 AND REGISTRATION FUND FOR AUDITING PURPOSES.
- 3 SEC. 6. (1) EXCEPT AS OTHERWISE PROVIDED UNDER THIS ACT FOR A
- 4 COLLEGE OR UNIVERSITY IN THIS STATE, A PERSON SHALL NOT GROW
- 5 INDUSTRIAL HEMP IN THIS STATE UNLESS THE PERSON IS REGISTERED AS A
- 6 GROWER UNDER THIS ACT. A PERSON OTHER THAN A COLLEGE OR UNIVERSITY
- 7 IN THIS STATE THAT WISHES TO GROW INDUSTRIAL HEMP IN THIS STATE
- 8 SHALL SUBMIT THE REGISTRATION APPLICATION FEE PROVIDED UNDER
- 9 SECTION 16, AND REGISTER WITH THE DEPARTMENT ON A FORM AS
- 10 PRESCRIBED BY THE DEPARTMENT THAT INCLUDES, BUT IS NOT LIMITED TO,
- 11 THE FOLLOWING:
- 12 (A) THE APPLICANT'S FULL NAME, BIRTH DATE, MAILING ADDRESS,
- 13 TELEPHONE NUMBER, AND VALID AND MONITORED ELECTRONIC MAIL ADDRESS.
- 14 IF THE APPLICANT IS A PERSON THAT IS NOT AN INDIVIDUAL, THE FULL
- 15 NAME OF EACH OFFICER AND DIRECTOR, AND PARTNER, MEMBER, OR OWNER
- 16 OWNING IN EXCESS OF 10% OF EQUITY OR STOCK, INCLUDING HIS OR HER
- 17 BIRTH DATE, TITLE, AND VALID AND MONITORED ELECTRONIC MAIL ADDRESS.
- 18 (B) THE PROPOSED ACREAGE AND GREENHOUSE OR OTHER INDOOR SQUARE
- 19 FOOTAGE TO BE PLANTED.
- 20 (C) THE STREET ADDRESS, LOCATION ID, AND GPS COORDINATES FOR
- 21 EACH FIELD, GREENHOUSE, BUILDING, OR OTHER SITE WHERE INDUSTRIAL
- 22 HEMP WILL BE GROWN, HANDLED, OR STORED.
- 23 (D) MAPS DEPICTING EACH FIELD, GREENHOUSE, BUILDING, OR OTHER
- 24 SITE WHERE INDUSTRIAL HEMP WILL BE GROWN, HANDLED, OR STORED, WITH
- 25 APPROPRIATE INDICATIONS FOR ENTRANCES, FIELD BOUNDARIES, AND
- 26 SPECIFIC LOCATIONS CORRESPONDING TO THE GPS COORDINATES PROVIDED
- 27 UNDER SUBDIVISION (C).

- 1 (E) IF APPLICABLE, A REQUEST BY THE APPLICANT THAT A GROWER
- 2 REGISTRATION ISSUED TO THE APPLICANT INCLUDE A DESIGNATION
- 3 AUTHORIZING THE APPLICANT TO SELL HARVESTED INDUSTRIAL HEMP TO A
- 4 PROCESSOR LICENSED UNDER THE MEDICAL MARIHUANA FACILITIES LICENSING
- 5 ACT, 2016 PA 281, MCL 333.27101 TO 333.27801, AS PRESCRIBED UNDER
- 6 SECTION 10(6).
- 7 (2) AN INITIAL GROWER REGISTRATION APPLICATION MAY BE
- 8 SUBMITTED AT ANY TIME. AN INITIAL GROWER REGISTRATION ISSUED BY THE
- 9 DEPARTMENT EXPIRES AT MIDNIGHT ON NOVEMBER 30 IN THE YEAR IN WHICH
- 10 IT IS ISSUED.
- 11 (3) OTHER THAN AN INITIAL GROWER REGISTRATION, A GROWER
- 12 REGISTRATION IS VALID FOR 1 YEAR BEGINNING ON DECEMBER 1 AND
- 13 EXPIRING AT MIDNIGHT ON THE FOLLOWING NOVEMBER 30 EACH YEAR.
- 14 (4) AN APPLICATION TO RENEW AN EXISTING GROWER REGISTRATION
- 15 SHALL BE POSTMARKED ON OR BEFORE NOVEMBER 30. AN APPLICATION
- 16 SUBMITTED AFTER NOVEMBER 30 IS SUBJECT TO A LATE FEE OF \$250.00.
- 17 (5) AN APPLICATION AND SUPPORTING DOCUMENTS SUBMITTED TO THE
- 18 DEPARTMENT UNDER THIS SECTION ARE EXEMPT FROM DISCLOSURE UNDER THE
- 19 FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL 15.231 TO 15.246.
- 20 SEC. 7. (1) EXCEPT AS OTHERWISE PROVIDED UNDER THIS ACT FOR A
- 21 COLLEGE OR UNIVERSITY IN THIS STATE, AND EXCEPT FOR A PROCESSOR
- 22 LICENSED UNDER THE MEDICAL MARIHUANA FACILITIES LICENSING ACT, 2016
- 23 PA 281, MCL 333.27101 TO 333.27801, OR A TESTING FACILITY, A PERSON
- 24 SHALL NOT PROCESS, HANDLE, BROKER, OR MARKET INDUSTRIAL HEMP IN
- 25 THIS STATE UNLESS THE PERSON IS LICENSED AS A PROCESSOR-HANDLER
- 26 UNDER THIS ACT. A PERSON OTHER THAN A COLLEGE OR UNIVERSITY IN THIS
- 27 STATE THAT WISHES TO PROCESS, HANDLE, BROKER, OR MARKET INDUSTRIAL

- 1 HEMP IN THIS STATE SHALL SUBMIT THE LICENSE APPLICATION FEE
- 2 PROVIDED UNDER SECTION 16 AND APPLY TO THE DEPARTMENT FOR A
- 3 PROCESSOR-HANDLER LICENSE ON A FORM AS PRESCRIBED BY THE DEPARTMENT
- 4 THAT INCLUDES, BUT IS NOT LIMITED TO, THE FOLLOWING:
- 5 (A) THE APPLICANT'S FULL NAME, DATE OF BIRTH, MAILING ADDRESS,
- 6 TELEPHONE NUMBER, AND VALID AND MONITORED ELECTRONIC MAIL ADDRESS.
- 7 IF THE APPLICANT IS A PERSON THAT IS NOT AN INDIVIDUAL, THE FULL
- 8 NAME OF EACH OFFICER AND DIRECTOR, AND PARTNER, MEMBER, OR OWNER
- 9 OWNING IN EXCESS OF 10% OF EQUITY OR STOCK, INCLUDING HIS OR HER
- 10 BIRTH DATE, TITLE, AND VALID AND MONITORED ELECTRONIC MAIL ADDRESS.
- 11 (B) THE STREET ADDRESS, LOCATION ID, AND GPS COORDINATES FOR
- 12 EACH BUILDING OR SITE WHERE INDUSTRIAL HEMP WILL BE PROCESSED,
- 13 HANDLED, STORED, OR BROKERED.
- 14 (C) MAPS DEPICTING EACH BUILDING, OR OTHER SITE WHERE
- 15 INDUSTRIAL HEMP WILL BE PROCESSED, HANDLED, STORED, OR BROKERED
- 16 WITH APPROPRIATE INDICATIONS FOR ENTRANCES AND SPECIFIC LOCATIONS
- 17 CORRESPONDING TO THE GPS COORDINATES PROVIDED UNDER SUBDIVISION
- 18 (B).
- 19 (2) AN INITIAL PROCESSOR-HANDLER LICENSE APPLICATION MAY BE
- 20 SUBMITTED AT ANY TIME. AN INITIAL PROCESSOR-HANDLER LICENSE ISSUED
- 21 BY THE DEPARTMENT EXPIRES AT MIDNIGHT ON NOVEMBER 30 IN THE YEAR IN
- 22 WHICH IT IS ISSUED.
- 23 (3) OTHER THAN AN INITIAL PROCESSOR-HANDLER LICENSE, A
- 24 PROCESSOR-HANDLER LICENSE IS VALID FOR 1 YEAR BEGINNING ON DECEMBER
- 25 1 AND EXPIRING AT MIDNIGHT ON THE FOLLOWING NOVEMBER 30 EACH YEAR.
- 26 (4) AN APPLICATION TO RENEW AN EXISTING PROCESSOR-HANDLER
- 27 LICENSE SHALL BE POSTMARKED ON OR BEFORE NOVEMBER 30. AN

- 1 APPLICATION SUBMITTED AFTER NOVEMBER 30 IS SUBJECT TO A LATE FEE OF
- 2 \$250.00.
- 3 (5) AN APPLICATION AND SUPPORTING DOCUMENTS SUBMITTED TO THE
- 4 DEPARTMENT UNDER THIS SECTION ARE EXEMPT FROM DISCLOSURE UNDER THE
- 5 FREEDOM OF INFORMATION ACT, 1976 PA 442, MCL 15.231 TO 15.246.
- 6 SEC. 8. (1) THE DEPARTMENT SHALL APPROVE OR DENY A
- 7 REGISTRATION OR LICENSE APPLICATION SUBMITTED UNDER THIS ACT IN A
- 8 TIMELY MANNER. THE DEPARTMENT SHALL DENY A REGISTRATION OR LICENSE
- 9 APPLICATION IF THE APPLICATION IS INCOMPLETE OR IF ANY OF THE
- 10 FOLLOWING APPLY:
- 11 (A) THE APPLICANT IS UNDER THE AGE OF 18.
- 12 (B) THE APPLICANT'S GROWING, HANDLING, STORAGE, PROCESSING, OR
- 13 BROKERING SITES ARE NOT LOCATED IN THIS STATE.
- 14 (C) THE APPLICANT HAS NOT DEMONSTRATED, AS DETERMINED BY THE
- 15 DIRECTOR, A WILLINGNESS TO COMPLY WITH THE DEPARTMENT'S RULES,
- 16 INSTRUCTIONS FROM THE DEPARTMENT, OR INSTRUCTIONS FROM A LAW
- 17 ENFORCEMENT AGENCY.
- 18 (D) THE APPLICANT HAS UNPAID FEES, FINES, OR CIVIL PENALTIES
- 19 OWED TO THIS STATE UNDER THIS ACT.
- 20 (E) THE APPLICANT HAS MADE FALSE STATEMENTS OR
- 21 REPRESENTATIONS, AS DETERMINED BY THE DIRECTOR, TO THE DEPARTMENT
- 22 OR A LAW ENFORCEMENT AGENCY.
- 23 (F) THE APPLICANT HAS HAD A GROWER REGISTRATION OR PROCESSOR-
- 24 HANDLER LICENSE REVOKED IN THE 5 YEARS PRECEDING THE DATE OF
- 25 APPLICATION.
- 26 (2) IF THE APPLICATION IS DENIED BECAUSE IT IS INCOMPLETE, THE
- 27 DEPARTMENT SHALL NOTIFY THE APPLICANT IN WRITING WITHIN A TIMELY

- 1 MANNER AFTER THE DEPARTMENT RECEIVES THE APPLICATION DESCRIBING THE
- 2 DEFICIENCY AND REQUESTING ADDITIONAL INFORMATION.
- 3 SEC. 9. (1) IF THE DEPARTMENT DENIES A REGISTRATION OR LICENSE
- 4 APPLICATION UNDER THIS ACT, THE DEPARTMENT SHALL NOTIFY THE
- 5 APPLICANT OF THE DENIAL IN WRITING BY LETTER OR ELECTRONIC MAIL.
- 6 (2) AN APPLICANT MAY APPEAL A DENIAL OF HIS OR HER
- 7 REGISTRATION OR LICENSE APPLICATION BY SUBMITTING TO THE DEPARTMENT
- 8 A WRITTEN REQUEST FOR A HEARING. THE APPLICANT SHALL SUBMIT THE
- 9 REQUEST TO THE DEPARTMENT NOT MORE THAN 15 DAYS AFTER THE DATE OF
- 10 THE DENIAL.
- 11 (3) THE DEPARTMENT SHALL CONDUCT A HEARING REQUESTED UNDER
- 12 THIS SECTION IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURES ACT
- 13 OF 1969, 1969 PA 306, MCL 24.201 TO 24.328.
- 14 SEC. 10. (1) A GROWER CONSENTS TO ALL OF THE FOLLOWING:
- 15 (A) ENTRY ONTO, AND INSPECTION OF, ALL PREMISES BY THE
- 16 DEPARTMENT OR LAW ENFORCEMENT AGENCIES, WITH OR WITHOUT CAUSE, AND
- 17 WITH OR WITHOUT ADVANCE NOTICE, WHERE INDUSTRIAL HEMP OR INDUSTRIAL
- 18 HEMP CULTIVATION EQUIPMENT OR MATERIALS ARE LOCATED, OR TO BE
- 19 LOCATED.
- 20 (B) TESTING OF SAMPLES OF CANNABIS MATERIAL IN POSSESSION OF
- 21 THE GROWER BY A TESTING FACILITY. THE FEE FOR TESTING UNDER THIS
- 22 SUBDIVISION SHALL BE LIMITED TO REASONABLE COSTS OF CONDUCTING THE
- 23 TESTING.
- 24 (C) FORFEITURE AND DESTRUCTION OF ANY OF THE FOLLOWING,
- 25 WITHOUT COMPENSATION:
- 26 (i) CANNABIS FOUND TO HAVE A MEASURED DELTA-9-THC CONTENT
- 27 GREATER THAN 0.3% ON A DRY WEIGHT BASIS.

- 1 (ii) INDUSTRIAL HEMP PRESENT AT A LOCATION THAT IS NOT
- 2 INCLUDED IN THE GROWER'S REGISTRATION.
- 3 (iii) INDUSTRIAL HEMP THAT IS GROWN, HANDLED, OR STORED IN A
- 4 MANNER THAT VIOLATES THIS ACT.
- 5 (D) THE RISK OF FINANCIAL OR OTHER LOSS UNDER THIS ACT IS
- 6 BORNE SOLELY BY THE GROWER.
- 7 (2) A GROWER SHALL NOT DO ANY OF THE FOLLOWING:
- 8 (A) GROW, HANDLE, OR STORE INDUSTRIAL HEMP FOR PURPOSES OTHER
- 9 THAN RESEARCH INTO THE GROWING OF INDUSTRIAL HEMP.
- 10 (B) HANDLE OR STORE INDUSTRIAL HEMP NOT GROWN UNDER THE
- 11 AUTHORITY OF HIS OR HER GROWER REGISTRATION UNLESS LICENSED AS A
- 12 PROCESSOR-HANDLER.
- 13 (C) GROW, HANDLE, OR STORE INDUSTRIAL HEMP IN A LOCATION OTHER
- 14 THAN A LOCATION LISTED IN HIS OR HER GROWER REGISTRATION.
- 15 (D) GROW, HANDLE, OR STORE INDUSTRIAL HEMP ON LAND OR WITHIN A
- 16 STRUCTURE THAT IS NOT OWNED OR COMPLETELY CONTROLLED BY THE GROWER.
- 17 (E) INTERPLANT INDUSTRIAL HEMP WITH ANY OTHER CROP WITHOUT
- 18 EXPRESS WRITTEN PERMISSION FROM THE DEPARTMENT. AS USED IN THIS
- 19 SUBDIVISION, "INTERPLANT" MEANS TO PLANT A CROP OF INDUSTRIAL HEMP
- 20 TOGETHER WITH A CROP THAT IS NOT INDUSTRIAL HEMP ON A SINGLE PLOT
- 21 OF LAND.
- 22 (F) SELL OR TRANSPORT, OR PERMIT THE SALE OR TRANSPORT OF,
- 23 LIVING INDUSTRIAL HEMP PLANTS, VIABLE INDUSTRIAL HEMP SEEDS,
- 24 INDUSTRIAL HEMP LEAF MATERIAL, OR INDUSTRIAL HEMP FLORAL MATERIAL
- 25 TO A LOCATION NOT LISTED IN HIS OR HER REGISTRATION OR TO A PERSON
- 26 IN THIS STATE WHO IS NOT A REGISTERED GROWER OR LICENSED PROCESSOR-
- 27 HANDLER.

- 1 (3) A GROWER SHALL POST SIGNAGE IN A CONSPICUOUS LOCATION AT
- 2 EACH BOUNDARY LINE OF A GROWING LOCATION. THE SIGNAGE SHALL INCLUDE
- 3 THE FOLLOWING:
- 4 (A) THE STATEMENT, "INDUSTRIAL HEMP REGISTERED WITH THE
- 5 MICHIGAN DEPARTMENT OF AGRICULTURE AND RURAL DEVELOPMENT".
- 6 (B) THE REGISTERED GROWER'S NAME.
- 7 (C) THE REGISTERED GROWER'S REGISTRATION NUMBER.
- 8 (4) UPON REQUEST FROM THE DEPARTMENT OR A LAW ENFORCEMENT
- 9 AGENCY, IMMEDIATELY PRODUCE A COPY OF HIS OR HER REGISTRATION FOR
- 10 INSPECTION.
- 11 (5) A GROWER MAY TRANSFER UP TO 2-1/2 OUNCES OF INDUSTRIAL
- 12 HEMP PER TRANSFER TO A TESTING FACILITY FOR THE PURPOSE OF
- 13 MEASURING THC, CANNABIDIOL, OR OTHER PHYTOCANNABINOID LEVELS.
- 14 (6) A GROWER MAY SELL HARVESTED INDUSTRIAL HEMP TO A PROCESSOR
- 15 LICENSED UNDER THE MEDICAL MARIHUANA FACILITIES LICENSING ACT, 2016
- 16 PA 281, MCL 333.27101 TO 333.27801. IF A GROWER INTENDS TO SELL
- 17 HARVESTED INDUSTRIAL HEMP TO A PROCESSOR DESCRIBED IN THIS
- 18 SUBSECTION, THE GROWER MUST APPLY FOR THAT DESIGNATION ON HIS OR
- 19 HER GROWER REGISTRATION APPLICATION. BEFORE SELLING HARVESTED
- 20 INDUSTRIAL HEMP TO A PROCESSOR DESCRIBED IN THIS SUBSECTION, THE
- 21 GROWER SHALL ENTER THE SALE INTO THE SEED-TO-SALE TRACKING SYSTEM
- 22 ESTABLISHED UNDER SECTION 3 OF THE MARIHUANA TRACKING ACT, 2016 PA
- 23 282, MCL 333.27903.
- 24 SEC. 11. (1) A PROCESSOR-HANDLER CONSENTS TO ALL OF THE
- 25 FOLLOWING:
- 26 (A) ENTRY ONTO, AND INSPECTION OF, ALL PREMISES BY THE
- 27 DEPARTMENT OR LAW ENFORCEMENT AGENCIES, WITH OR WITHOUT CAUSE, AND

- 1 WITH OR WITHOUT ADVANCE NOTICE, WHERE INDUSTRIAL HEMP OR INDUSTRIAL
- 2 HEMP PROCESSING EQUIPMENT OR MATERIALS ARE LOCATED OR TO BE
- 3 LOCATED.
- 4 (B) COLLECTION BY THE DEPARTMENT OF SAMPLES OF CANNABIS
- 5 MATERIAL IN POSSESSION OF THE PROCESSOR-HANDLER AT ANY TIME.
- 6 (C) FORFEITURE AND DESTRUCTION OF ANY OF THE FOLLOWING,
- 7 WITHOUT COMPENSATION:
- 8 (i) CANNABIS FOUND TO HAVE A MEASURED DELTA-9-THC CONTENT
- 9 GREATER THAN 0.3% ON A DRY WEIGHT BASIS.
- 10 (ii) INDUSTRIAL HEMP THAT IS PROCESSED, HANDLED, STORED, OR
- 11 BROKERED IN A MANNER THAT VIOLATES THIS ACT.
- 12 (iii) LIVE INDUSTRIAL HEMP PLANTS UNLESS THE PROCESSOR-HANDLER
- 13 IS ALSO REGISTERED AS A GROWER.
- 14 (D) THE RISK OF FINANCIAL OR OTHER LOSS UNDER THIS ACT IS
- 15 BORNE SOLELY BY THE PROCESSOR-HANDLER.
- 16 (2) A PROCESSOR-HANDLER SHALL NOT SELL OR TRANSPORT, OR PERMIT
- 17 THE SALE OR TRANSPORT OF, VIABLE INDUSTRIAL HEMP SEEDS, INDUSTRIAL
- 18 HEMP LEAF MATERIAL, OR INDUSTRIAL HEMP FLORAL MATERIAL TO A
- 19 LOCATION NOT LISTED IN HIS OR HER CURRENT LICENSE OR TO A PERSON IN
- 20 THIS STATE WHO IS NOT A REGISTERED GROWER OR LICENSED PROCESSOR-
- 21 HANDLER.
- 22 (3) UPON REQUEST FROM THE DEPARTMENT OR A LAW ENFORCEMENT
- 23 AGENCY, A PROCESSOR-HANDLER SHALL IMMEDIATELY PRODUCE A COPY OF HIS
- 24 OR HER LICENSE FOR INSPECTION.
- 25 (4) A PROCESSOR-HANDLER MAY TRANSFER UP TO 2-1/2 OUNCES OF
- 26 INDUSTRIAL HEMP PER TRANSFER TO A TESTING FACILITY FOR THE PURPOSE
- 27 OF MEASURING THC, CANNABIDIOL, OR OTHER PHYTOCANNABINOID LEVELS.

- 1 SEC. 12. (1) IF ANY OF THE FOLLOWING ALLEGATIONS ARE MADE
- 2 CONCERNING A REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER, THE
- 3 DEPARTMENT SHALL SUSPEND HIS OR HER REGISTRATION OR LICENSE FOR NOT
- 4 MORE THAN 60 DAYS:
- 5 (A) THE REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER
- 6 INTENTIONALLY GREW OR WAS IN POSSESSION OF CANNABIS WITH A DELTA-9-
- 7 THC CONTENT GREATER THAN 0.3% ON A DRY WEIGHT BASIS.
- 8 (B) THE REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER
- 9 VIOLATED A PROVISION OF THIS ACT.
- 10 (C) THE REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER MADE A
- 11 FALSE STATEMENT, AS DETERMINED BY THE DEPARTMENT, TO THE DEPARTMENT
- 12 OR A LAW ENFORCEMENT AGENCY.
- 13 (D) THE REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER FAILED
- 14 TO COMPLY WITH AN INSTRUCTION OR ORDER FROM THE DEPARTMENT OR A LAW
- 15 ENFORCEMENT AGENCY.
- 16 (2) IF THE DEPARTMENT SUSPENDS A REGISTRATION OR LICENSE, THE
- 17 DEPARTMENT SHALL NOTIFY THE REGISTERED GROWER OR LICENSED
- 18 PROCESSOR-HANDLER IN WRITING THAT HIS OR HER REGISTRATION OR
- 19 LICENSE HAS BEEN SUSPENDED.
- 20 (3) A PERSON WHOSE GROWER REGISTRATION HAS BEEN SUSPENDED
- 21 UNDER THIS SECTION SHALL NOT HARVEST OR REMOVE INDUSTRIAL HEMP FROM
- 22 THE PREMISES WHERE INDUSTRIAL HEMP WAS LOCATED AT THE TIME THE
- 23 DEPARTMENT ISSUED ITS NOTICE OF SUSPENSION, EXCEPT AS AUTHORIZED IN
- 24 WRITING BY THE DEPARTMENT.
- 25 (4) A PERSON WHOSE PROCESSOR-HANDLER LICENSE HAS BEEN
- 26 SUSPENDED UNDER THIS SECTION SHALL NOT PROCESS OR REMOVE INDUSTRIAL
- 27 HEMP FROM THE PREMISES WHERE INDUSTRIAL HEMP WAS LOCATED AT THE

- 1 TIME THE DEPARTMENT ISSUED ITS NOTICE OF SUSPENSION, EXCEPT AS
- 2 AUTHORIZED IN WRITING BY THE DEPARTMENT.
- 3 SEC. 13. (1) THE DEPARTMENT SHALL NOT PERMANENTLY REVOKE A
- 4 REGISTRATION OR LICENSE SUSPENDED UNDER SECTION 12 UNLESS THE
- 5 DEPARTMENT HAS NOTIFIED THE REGISTERED GROWER OR LICENSED
- 6 PROCESSOR-HANDLER OF THE ALLEGATION AGAINST HIM OR HER AND GIVEN
- 7 THE REGISTERED GROWER OR LICENSED PROCESSOR-HANDLER AN OPPORTUNITY
- 8 FOR A HEARING TO APPEAL THE REVOCATION.
- 9 (2) THE DEPARTMENT SHALL SCHEDULE A REGISTRATION OR LICENSE
- 10 REVOCATION HEARING FOR A DATE AS SOON AS PRACTICABLE THAT IS NOT
- 11 MORE THAN 60 DAYS AFTER THE DATE OF NOTIFICATION OF A REGISTRATION
- 12 OR LICENSE SUSPENSION.
- 13 (3) THE DEPARTMENT SHALL CONDUCT THE HEARING REQUIRED UNDER
- 14 THIS SECTION IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURES ACT
- 15 OF 1969, 1969 PA 306, MCL 24.201 TO 24.328.
- 16 (4) IF THE DIRECTOR FINDS BY A PREPONDERANCE OF THE EVIDENCE
- 17 THAT AN ALLEGATION UNDER SECTION 12(1) CONCERNING THE PERSON
- 18 SUBJECT TO THE REGISTRATION OR LICENSE REVOCATION HEARING IS TRUE,
- 19 THE DIRECTOR SHALL REVOKE THE REGISTRATION OR LICENSE EFFECTIVE
- 20 IMMEDIATELY AND THE DEPARTMENT OR A LAW ENFORCEMENT AGENCY SHALL
- 21 ORDER DESTROYED, OR CONFISCATE, ALL CANNABIS THAT IS IN THE
- 22 PERSON'S POSSESSION.
- 23 (5) THE DEPARTMENT OR A LAW ENFORCEMENT AGENCY SHALL NOT OWE
- 24 COMPENSATION OR INDEMNITY FOR THE VALUE OF THE CANNABIS THAT IS
- 25 DESTROYED OR CONFISCATED UNDER THIS SECTION.
- 26 (6) A PERSON WHOSE REGISTRATION OR LICENSE HAS BEEN REVOKED IS
- 27 BARRED FROM PARTICIPATION IN THE PROGRAM IN ANY CAPACITY FOR A

- 1 MINIMUM OF 5 YEARS FROM THE DATE ON WHICH THE REGISTRATION OR
- 2 LICENSE WAS REVOKED.
- 3 (7) IF THE DIRECTOR DOES NOT FIND BY A PREPONDERANCE OF THE
- 4 EVIDENCE THAT AN ALLEGATION UNDER SECTION 12(1) CONCERNING THE
- 5 PERSON SUBJECT TO A REGISTRATION OR LICENSE REVOCATION HEARING IS
- 6 TRUE, THE DEPARTMENT SHALL LIFT THE SUSPENSION IMPOSED UNDER
- 7 SECTION 12 WITHIN 24 HOURS.
- 8 SEC. 14. (1) A GROWER THAT INTENDS TO HARVEST OR DESTROY AN
- 9 INDUSTRIAL HEMP CROP SHALL SCHEDULE A TEST OF A SAMPLE OF THE CROP
- 10 BY A TESTING FACILITY, AND THE TESTING FACILITY SHALL TEST THE
- 11 SAMPLE NOT LESS THAN 15 DAYS BEFORE THE INTENDED HARVEST OR
- 12 DESTRUCTION DATE.
- 13 (2) A GROWER WHO HARVESTS OR DESTROYS A CROP BEFORE RECEIVING
- 14 THE RESULTS OF TESTING UNDER THIS SECTION IS SUBJECT TO SUSPENSION
- 15 AND REVOCATION OF HIS OR HER REGISTRATION.
- 16 (3) THE TESTING FACILITY SHALL MEASURE THE THC CONCENTRATION
- 17 OF EACH SAMPLE COLLECTED UNDER THIS SECTION. THE FOLLOWING APPLY TO
- 18 THE THC TEST RESULTS:
- 19 (A) IF THE RESULT OF THE THC TEST INDICATES A DELTA-9-THC
- 20 CONCENTRATION OF LESS THAN 0.3% ON A DRY WEIGHT BASIS, THE TESTING
- 21 FACILITY SHALL PROVIDE TO THE GROWER AND TO THE DEPARTMENT A
- 22 CERTIFIED REPORT STATING THAT RESULT.
- 23 (B) IF THE RESULT OF THE THC TEST INDICATES A DELTA-9-THC
- 24 CONCENTRATION THAT IS EQUAL TO OR GREATER THAN 0.3% ON A DRY WEIGHT
- 25 BASIS, THE GROWER MAY DESTROY THE CROP OR REPEAT THE TESTING AN
- 26 ADDITIONAL 2 TIMES. THE TESTING FACILITY SHALL PROVIDE TO THE
- 27 GROWER AND TO THE DEPARTMENT A CERTIFIED REPORT STATING THE RESULT

- 1 OF EACH TEST PERFORMED UNDER THIS SUBDIVISION.
- 2 (C) IF A THIRD THC TEST UNDER THIS SUBSECTION INDICATES A
- 3 DELTA-9-THC CONCENTRATION THAT IS EQUAL TO OR GREATER THAN 0.3%,
- 4 THE TESTING FACILITY SHALL PROVIDE TO THE GROWER AND TO THE
- 5 DEPARTMENT A CERTIFIED REPORT STATING THAT RESULT AND THE
- 6 DEPARTMENT OR A LAW ENFORCEMENT AGENCY SHALL ORDER DESTROYED, OR
- 7 CONFISCATE, ALL CANNABIS THAT IS IN THE GROWER'S POSSESSION.
- 8 (4) THE DEPARTMENT SHALL ESTABLISH RULES FOR TESTING UNDER
- 9 THIS SECTION IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURES ACT
- 10 OF 1969, 1969 PA 306, MCL 24.201 TO 24.328.
- 11 (5) AN INDIVIDUAL WHO ALLOWS A FALSIFIED SAMPLE OF AN
- 12 INDUSTRIAL HEMP CROP TO BE TAKEN BY A TESTING FACILITY UNDER THIS
- 13 SECTION IS GUILTY OF A FELONY AND SHALL BE IMPRISONED FOR NOT LESS
- 14 THAN 1 YEAR OR MORE THAN 2 YEARS AND SHALL BE FINED \$5,000.00.
- 15 SEC. 15. (1) BEFORE IMPLEMENTING AN ALTERATION TO A SITE
- 16 LISTED IN A GROWER'S REGISTRATION, THE GROWER SHALL SUBMIT A SITE
- 17 MODIFICATION REQUEST FORM, AS PRESCRIBED BY THE DEPARTMENT, AND THE
- 18 REQUIRED FEE, AS PROVIDED IN SECTION 16, BASED ON THE NUMBER OF
- 19 REQUESTED ALTERATIONS AND OBTAIN WRITTEN APPROVAL FROM THE
- 20 DEPARTMENT.
- 21 (2) THE DEPARTMENT SHALL NOT APPROVE A SITE MODIFICATION
- 22 REQUEST UNDER THIS SECTION UNLESS THE GROWER HAS PAID THE SITE
- 23 MODIFICATION FEE IN FULL.
- 24 SEC. 16. (1) AN APPLICANT FOR A GROWER REGISTRATION OR
- 25 PROCESSOR-HANDLER LICENSE, OR A REGISTERED GROWER OR LICENSED
- 26 PROCESSOR-HANDLER, UNDER THIS ACT IS SUBJECT TO THE FOLLOWING FEES,
- 27 AS APPLICABLE:

- 1 (A) A GROWER REGISTRATION FEE OF \$100.00.
- 2 (B) A PROCESSOR-HANDLER LICENSE APPLICATION FEE OF \$1,350.00.
- 3 (C) A SITE MODIFICATION FEE OF \$50.00 FOR EACH ALTERATION TO A
- 4 SITE LISTED IN A GROWER REGISTRATION AFTER THE REGISTRATION HAS
- 5 BEEN ISSUED.
- 6 (2) ALL FEES UNDER THIS ACT SHALL BE PAID WITH A CHECK OR
- 7 MONEY ORDER PAYABLE TO THE DEPARTMENT WITHIN 15 DAYS OF INVOICE.
- 8 (3) A FEE REQUIRED UNDER THIS SECTION IS NONREFUNDABLE.
- 9 SEC. 17. (1) A PERSON WHO INDIVIDUALLY, OR BY THE ACTION OF
- 10 HIS OR HER AGENT OR EMPLOYEE, OR AS THE AGENT OR EMPLOYEE OF
- 11 ANOTHER, VIOLATES THIS ACT OR A RULE PROMULGATED UNDER THIS ACT IS
- 12 SUBJECT TO AN ADMINISTRATIVE FINE. UPON THE REQUEST OF A PERSON TO
- 13 WHOM AN ADMINISTRATIVE FINE IS ISSUED, THE DIRECTOR SHALL CONDUCT A
- 14 HEARING IN ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURES ACT OF
- 15 1969, 1969 PA 306, MCL 24.201 TO 24.328. THE DEPARTMENT SHALL
- 16 IMPOSE A FINE AUTHORIZED BY THIS SECTION AS FOLLOWS:
- 17 (A) FOR A FIRST VIOLATION, NOT LESS THAN \$100.00 OR MORE THAN
- 18 \$500.00, PLUS ACTUAL COSTS OF THE INVESTIGATION AND DOUBLE THE
- 19 AMOUNT OF ANY ECONOMIC BENEFIT ASSOCIATED WITH THE VIOLATION.
- 20 (B) FOR A SECOND VIOLATION WITHIN 5 YEARS AFTER THE FIRST
- 21 VIOLATION, NOT LESS THAN \$500.00 OR MORE THAN \$1,000.00, PLUS
- 22 ACTUAL COSTS OF THE INVESTIGATION AND DOUBLE THE AMOUNT OF ANY
- 23 ECONOMIC BENEFIT ASSOCIATED WITH THE VIOLATION.
- 24 (C) FOR A THIRD OR SUBSEQUENT VIOLATION WITHIN 5 YEARS AFTER
- 25 THE DATE OF THE FIRST VIOLATION, NOT LESS THAN \$1,000.00 OR MORE
- 26 THAN \$2,000.00, PLUS ACTUAL COSTS OF THE INVESTIGATION AND DOUBLE
- 27 THE AMOUNT OF ANY ECONOMIC BENEFIT ASSOCIATED WITH THE VIOLATION.

- (2) A DECISION OF THE DIRECTOR UNDER THIS SECTION IS SUBJECT 1
- 2 TO JUDICIAL REVIEW AS PROVIDED BY LAW.
- (3) THE DIRECTOR SHALL ADVISE THE ATTORNEY GENERAL OF THE 3
- 4 FAILURE OF ANY PERSON TO PAY AN ADMINISTRATIVE FINE IMPOSED UNDER
- THIS SECTION. THE ATTORNEY GENERAL SHALL BRING AN ACTION IN A COURT 5
- OF COMPETENT JURISDICTION TO RECOVER THE FINE. 6
- 7 (4) ANY ADMINISTRATIVE FINE, INVESTIGATION COSTS, OR RECOVERY
- OF ECONOMIC BENEFIT ASSOCIATED WITH A VIOLATION THAT IS COLLECTED 8
- UNDER THIS SECTION SHALL BE PAID TO THE STATE TREASURY AND 9
- DEPOSITED INTO THE LICENSING AND REGISTRATION FUND. 10
- 11 SEC. 18. THE DEPARTMENT SHALL ESTABLISH RULES FOR THE
- 12 IMPLEMENTATION OF THIS ACT IN ACCORDANCE WITH THE ADMINISTRATIVE
- PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO 24.328. 13
- SEC. 19. A POLITICAL SUBDIVISION OF THIS STATE SHALL NOT ADOPT 14
- ANY RULE, REGULATION, CODE, OR ORDINANCE TO RESTRICT OR LIMIT ANY 15
- REQUIREMENTS UNDER THIS ACT RELATING TO INDUSTRIAL HEMP. THIS ACT 16
- 17 SUPERSEDES AND PREEMPTS ANY RULE, REGULATION, CODE, OR ORDINANCE OF
- 18 ANY POLITICAL SUBDIVISION OF THIS STATE RELATING TO INDUSTRIAL
- 19 HEMP.
- 20 Enacting section 1. This amendatory act takes effect January
- 21 15, 2019.