

2020 South Dakota Legislature House Bill 1008

Introduced by: **Representatives** Qualm, Bordeaux, Glanzer, Goodwin, Gross, and Lesmeister and **Senators** Klumb, Blare, Foster, and Nesiba at the request of the Industrial Hemp Study Committee

1 An Act to legalize the growth and production of industrial hemp and derivative 2 products in the state, and to declare an emergency.

- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 **Section 1.** That a NEW SECTION be added:

5 38-35-1. Industrial hemp defined. 6 For the purposes of this chapter, industrial hemp or hemp, is the plant Cannabis 7 sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or 8 not, with a delta-9 tetrahydrocannabinol concentration of not more than three-tenths of 9 10 one percent on a dry weight basis. 11 Section 2. That a NEW SECTION be added: 12 38-35-2. Purchasing or obtaining industrial hemp--License required--

13 Penalty. 14 No person may purchase or obtain industrial hemp material for planting, 15 propagation, or producing unless the person has a license as provided by this chapter. 16 The person is responsible for anyone working under the person's license for all sections of 17 this chapter. Only a person licensed to grow or produce industrial hemp under this chapter 18 may possess any part, stalk, leaf, bud, flower, or seed of an industrial hemp plant. Any 19 person who possesses industrial hemp material who is not licensed under this chapter is 20 quilty of a Class 4 felony.

21 Section 3. That a NEW SECTION be added:

- 1 38-35-3. Application for licensure--Procedure--Criminal history check--2 Promulgation of rules. 3 Any person desiring to grow or produce industrial hemp shall apply to the 4 Department of Agriculture for a license on a form prescribed by the department in rules 5 promulgated pursuant to chapter 1-26. 6 The person applying for a license shall include the name and address of the 7 applicant, and the legal description of the land area to be used to grow or produce 8 industrial hemp. If the land area is to be used to grow hemp, the land area must be at 9 least five contiguous acres. If the applicant is the lessee and is not the landowner of the 10 land area, the name and address of the landowner shall be included on the application. 11 Except for employees of the South Dakota Department of Agriculture, the South 12 Dakota Agricultural Experiment Station, or the South Dakota State University Extension 13 Service involved in research and extension-related activities, the department shall require 14 each applicant and landowner, if the applicant is the lessee of the land area, for initial 15 licensure and each license renewal thereafter to submit to a statewide and nationwide 16 criminal history record check through fingerprint checks by the Division of Criminal 17 Investigation and the Federal Bureau of Investigation. All costs associated with the 18 criminal history record check are the responsibility of the applicant. Criminal history records provided to the department under this section are confidential. However, the 19 20 department may disclose information received under to this section with law enforcement. 21 The department may use the records only in determining an applicant's eligibility for
- 22 <u>licensure.</u>
- 23 Section 4. That a NEW SECTION be added:
- 24 38-35-4. Industrial hemp licensure program fund--Purpose--Expenditures. 25 There is hereby created within the state treasury the industrial hemp licensure 26 program fund, into which all license fees, inspection fees, and other fees or revenue paid 27 to the state from the operation of the industrial hemp program shall be deposited. All 28 moneys in the fund created by this section shall be used for the purpose of administering 29 the industrial hemp program. Interest earned on money in the fund shall be deposited 30 into the fund. Expenditures from the fund shall be appropriated through the normal budget 31 process.

32 **Section 5.** That a NEW SECTION be added:

2	If the applicant has completed the application process to the satisfaction of the				
3	Department of Agriculture, the department shall issue the license. A license issued under				
4	this chapter is valid for fifteen months. An application for a license under this section shal				
5	be submitted to the department any time before the purchase of industrial hemp products,				
6	including hemp seed or viable propagation material. The department shall assess each				
7	licensee a fee not to exceed three hundred fifty dollars. The department shall deposit fees				
8	collected under this chapter in the industrial hemp licensure program fund.				
9	The department may deny or suspend a license to any person who:				
10	(1) Violates any provisions of this chapter;				
11	(2) Violates any rules set forth by the United States Department of Agriculture				
12	regarding industrial hemp;				
13	(3) Provides false or misleading information in connection with any application required				
14	by this chapter;				
15	(4) Has been convicted of a felony relating to a controlled substance or marijuana				
16	under state or federal law within the previous ten years; or				
17	(5) Has been convicted of a felony relating to a controlled substance or marijuana				
18	under state or federal law since the most recent criminal history background check.				
19	Any person denied a license under this section or has a license suspended under				
20	this section may request a hearing before the secretary pursuant to chapter 1-26.				
21	Section 6. That a NEW SECTION be added:				
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22	38-35-6. PlantingDocumentation to be filedContents.				
23	Within thirty days of planting, each licensee under this chapter shall file with the				
24	Department of Agriculture documentation indicating that the seeds planted were of a type				
25	and variety certified to have no more than three-tenths of one percer				
26	tetrahydrocannabinol.				
27	Section 7. That a NEW SECTION be added:				
28	38-35-7. Entrance by departmentInspection, confiscation, and disposal				
29	CostsLiability for destruction.				
30	The Department of Agriculture may enter on any land or area where hemp is				
31	grown, stored, or produced for the purposes of inspections, sample collection, testing, or				
32	investigation for the purposes of enforcing this chapter. Any hemp found to be in violation				
33	of this chapter is subject to confiscation and disposal by the department. Any costs arising				

38-35-5. License issuance--Fee--Denial or suspension--Contested case.

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1	from the confiscation and disposal shall be the responsibility of the grower, producer, or				
2	owner of the hemp. The department is not liable for any destruction of hemp or hemp				
3	products carried out under this chapter. If a violation occurs, the grower shall be given,				
4	in writing, a copy of the results.				
5	Section 8. That a NEW SECTION be added:				
5	Section 6. That a New Section be added.				
6	38-35-8. Promulgation of rules.				
7	The Department of Agriculture shall promulgate rules, pursuant to chapter 1-26,				
8	<u>to:</u>				
9	(1) Establish inspection, testing, and transportation requirements in accordance with				
10	guidance from the United States Department of Agriculture;				
11	(2) Establish criteria and procedure for denial or suspension of a license under this				
12	<u>chapter;</u>				
13	(3) Make any modifications or additions to the industrial hemp licensure program in				
14	order to comply with any rules and regulations regarding hemp implemented by				
15	the United States Department of Agriculture; and				
16	(4) Establish an inspection fee not to exceed two hundred fifty dollars, moneys from				
17	which shall be placed in the industrial hemp licensure program fund.				
18	Section 9. That a NEW SECTION be added:				
10	Sector 5. That a New Section be daded.				
19	38-35-9. Testing samplesExceeding concentrationDestruction of crop.				
20	If a test sample reveals a delta-9 tetrahydrocannabinol concentration of at least				
21	three-tenths of one percent but not more than five-tenths of one percent on a dry weight				
22	basis, the licensee's hemp crop may be retested by a laboratory approved by the Drug				
23	Enforcement Administration and if upon the retesting, the delta-9 tetrahydrocannabinol				
24	concentration exceeds three-tenths of one percent, the entire crop shall be destroyed by				
25	a Drug Enforcement Administration registered reverse distributor, or a law enforcement				
26	officer authorized under the Controlled Substances Act (21 U.S.C. § 802(6)).				
27	Section 10. That a NEW SECTION be added:				
28	38-35-10. State hemp production planSubmission to United States				
29	Department of AgricultureEstablishment of program.				
30	The Department of Agriculture shall develop a state hemp production plan and				
31	submit the plan to the United States Department of Agriculture for approval of a program				

1	to license and grow industrial hemp in South Dakota within thirty days of the passage of				
2	this Act. The department shall establish a program to license growth or production				
3	industrial hemp once approval is received by the United States Department of Agriculture				
4	Section 11. That a NEW SECTION be added:				
5	38-35-11. TransportationInspection by law enforcementPurposes				
6	Penalty.				
7	Any law enforcement officer may require any person transporting industrial hemp				
8	to stop any vehicle transporting the product for the purposes of inspection of appropriate				
9	licensure or paperwork under § 38-35-13. The law enforcement officer may collect a				
10	sample of the product for the purpose of testing for any concentration of				
11	tetrahydrocannabinol that exceeds three-tenths of one percent. The sample collected by				
12	law enforcement may not exceed eight ounces. It shall be a Class 2 misdemeanor to				
13	transport industrial hemp without appropriate licensure or paperwork from a federal or				
14	state authority.				
15	Section 12. That a NEW SECTION be added:				
16	38-35-12. TransportationPermitDuration of permitRequired				
17	documentationException.				
18	An industrial hemp transportation permit is required to transport industrial hemp.				
19	The licensee shall apply for an industrial hemp transportation permit on a form provided				
20	by the Department of Agriculture. A permit issued under this section is valid for fifteen				
21	months. A request for an industrial hemp transportation permit shall be submitted to the				
22	department at least five business days prior to the transport. Any licensee transporting or				
23	delivering industrial hemp shall have a dated invoice, bill of lading, or manifest in their				
24	possession during the entire time the licensee is transporting or delivering industrial hemp				
25	unless the hemp is being transported ten miles or less from where the crop was originally				
26	grown. The invoice, bill of lading, or manifest shall include the following information:				
27	(1) The licensee's name and address;				
28	(2) The specific origin and destination of the industrial hemp being transported; and				
29	(3) The quantity of industrial hemp being transported.				

30 **Section 13.** That a NEW SECTION be added:

1	38-35-13. Rules of United States Department of Agriculture.							
2		All applicants and licensees shall abide by the any rules set forth by the United						
3	<u>State</u>	es Department of Agriculture.						
4								
5	2	2-42-1. Definitions.						
6		Terms used in this chapter mean:						
7	(1)	"Controlled drug or substance," a drug or substance, or an immediate precursor of						
8		a drug or substance, listed in Schedules I through IV. The term includes an altered						
9		state of a drug or substance listed in Schedules I through IV absorbed into the						
10		human body;						
11	(2)	"Counterfeit substance," a controlled drug or substance which, or the container of						
12		labeling of which, without authorization, bears the trade-mark, trade name, or other						
13		identifying mark, imprint, number, or device, or any likeness thereof, of a						
14		manufacturer, distributor, or dispenser other than the person or persons who						
15		manufactured, distributed, or dispensed such substance and which thereby falsely						
16		purports or is represented to be the product of, or to have been distributed by, such						
17		other manufacturer, distributor, or dispenser;						
18	(3)	"Deliver" or "delivery," the actual or constructive transfer of a controlled drug,						
19		substance, or marijuana whether or not there exists an agency relationship;						
20	(4)	"Dispense," to deliver a controlled drug or substance to the ultimate user or human						
21		research subject by or pursuant to the lawful order of a practitioner, including the						
22		prescribing, administering, packaging, labeling, or compounding necessary to						
23		prepare the substance for such delivery, and a dispenser is one who dispenses;						
24	(5)	"Distribute," to deliver a controlled drug, substance, or marijuana. Distribution						
25		means the delivery of a controlled drug, substance, or marijuana;						
26	(6)	"Manufacture," the production, preparation, propagation, compounding, or						
27		processing of a controlled drug or substance, either directly or indirectly by						
28		extraction from substances of natural origin, or independently by means of chemical						
29		synthesis or by a combination of extraction and chemical synthesis. A manufacturer						
30		includes any person who packages, repackages, or labels any container of any						
31		controlled drug or substance, except practitioners who dispense or compound						
32		prescription orders for delivery to the ultimate user;						
33	(7)	"Marijuana," all parts of any plant of the genus cannabis, whether growing or not,						
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34 in its natural and unaltered state, except for drying or curing and crushing or

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- crumbling. The term includes an altered state of marijuana absorbed into the human
 body. The term does not include <u>industrial hemp as defined in § 38-35-1</u>, fiber
 produced from the mature stalks of such plant, or oil or cake made from the seeds
 of such plant;
- 5 (8) "Practitioner," a doctor of medicine, osteopathy, podiatry, dentistry, optometry, or 6 veterinary medicine licensed to practice his profession, or pharmacists licensed to 7 practice their profession; physician's assistants certified to practice their profession; 8 government employees acting within the scope of their employment; and persons 9 permitted by certificates issued by the Department of Health to distribute, dispense, 10 conduct research with respect to, or administer a substance controlled by chapter 11 34-20B;
- 12 (9) "Precursor" or "immediate precursor," a substance which the Department of Health 13 has found to be and by rule designates as being a principal compound commonly 14 used or produced primarily for use, and which is an immediate chemical 15 intermediary used or likely to be used, in the manufacture of a controlled drug or 16 substance, the control of which is necessary to prevent, curtail, or limit such 17 manufacture;
- (10) "Schedule I," "Schedule II," "Schedule III," and "Schedule IV," those schedules of
 drugs, substances, and immediate precursors listed in chapter 34-20B;
- (11) "Ultimate user," a person who lawfully possesses a controlled drug or substance for
 that person's own use or for the use of a member of that person's household or for
 administration to an animal owned by that person or by a member of that person's
 household.
- 24 Section 15. That § 34-20B-1 be AMENDED:
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34-20B-1. Definitions.

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Terms as used in this chapter mean:

- (1) "Administer," to deliver a controlled drug or substance to the ultimate user or
 human research subject by injection, inhalation, or ingestion, or by any other
 means;
- 30 (2) "Agent," an authorized person who acts on behalf of or at the direction of a
 31 manufacturer, distributor, or dispenser and includes a common or contract carrier,
 32 public warehouseman, or employee thereof;
- (3) "Control," to add, remove, or change the placement of a drug, substance, or
 immediate precursor under §§ 34-20B-27 and 34-20B-28;

1 (4) "Counterfeit substance," a controlled drug or substance which, or the container or 2 labeling of which, without authorization, bears the trademark, trade name, or other 3 identifying mark, imprint, number, or device, or any likeness thereof, of a 4 manufacturer, distributor, or dispenser other than the person or persons who 5 manufactured, distributed, or dispensed such substance and which thereby falsely 6 purports or is represented to be the product of, or to have been distributed by, such 7 other manufacturer, distributor, or dispenser;

- 8 (5) "Deliver" or "delivery," the actual, constructive, or attempted transfer of a 9 controlled drug, substance, or marijuana whether or not there exists an agency 10 relationship;
- 11 (6) "Department," the Department of Health created by chapter 1-43;
- 12 (7) "Dispense," to deliver a controlled drug or substance to the ultimate user or human 13 research subject by or pursuant to the lawful order of a practitioner, including the 14 prescribing, administering, packaging, labeling, or compounding necessary to 15 prepare the substance for such delivery, and a dispenser is one who dispenses;

(8) "Distribute," to deliver a controlled drug, substance, or marijuana. A distributor is
 a person who delivers a controlled drug, substance, or marijuana;

(9) "Hashish," the resin extracted from any part of any plant of the genus cannabis,
 commonly known as the marijuana plant;

(10) "Imprisonment," imprisonment in the state penitentiary unless the penalty
 specifically provides for imprisonment in the county jail;

- 22 (11)"Manufacture," the production, preparation, propagation, compounding, or processing of a controlled drug or substance, either directly or indirectly by 23 24 extraction from substances of natural origin, or independently by means of chemical 25 synthesis or by a combination of extraction and chemical synthesis. A manufacturer includes any person who packages, repackages, or labels any container of any 26 27 controlled drug or substance, except practitioners who dispense or compound 28 prescription orders for delivery to the ultimate consumer;
- (12) "Marijuana," all parts of any plant of the genus cannabis, whether growing or not;
 the seeds thereof; and every compound, manufacture, salt, derivative, mixture, or
 preparation of such plant or its seeds. The term does not include industrial hemp
 as defined in § 38-35-1, fiber produced from the mature stalks of the plant, or oil
 or cake made from the seeds of the plant, or the resin when extracted from any
 part of the plant or cannabidiol, a drug product approved by the United States Food
 and Drug Administration;

Catchlines are not law. (§ 2-16-13.1)

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(13) "Narcotic drug," any of the following, whether produced directly or indirectly by

extraction from substances of vegetable origin or independently by means of

<u>Underscores</u> indicate new language verstrikes indicate deleted language

3 chemical synthesis, or by a combination of extraction and chemical synthesis: 4 Opium, coca leaves, and opiates; (a) 5 A compound, manufacture, salt, derivative, or preparation of opium, coca (b) 6 leaves, or opiates; 7 (c) A substance (and any compound, manufacture, salt, derivative, or 8 preparation thereof) which is chemically identical with any of the substances 9 referred to in subsections (a) and (b) of this subdivision; except that the term, narcotic drug, as used in this chapter does not include 10 11 decocainized coca leaves or extracts of coca leaves, which extracts do not contain 12 cocaine or ecgonine; (14) "Opiate" or "Opioid," any controlled drug or substance having an addiction-13 14 sustaining liability similar to morphine or being capable of conversion into a drug 15 having such addiction-forming or addiction-sustaining liability; 16 (15) "Opium poppy," the plant of the species papaver somniferum L., except the seeds 17 thereof: 18 (16) "Person," any corporation, association, limited liability company, partnership or one 19 or more individuals; "Poppy straw," all parts, except the seeds, of the opium poppy, after mowing; 20 (17)"Practitioner," a doctor of medicine, osteopathy, podiatry, optometry, dentistry, or 21 (18) 22 veterinary medicine licensed to practice their profession, or pharmacists licensed to 23 practice their profession; physician assistants certified to practice their profession; 24 certified nurse practitioners and certified nurse midwives to practice their 25 profession; government employees acting within the scope of their employment; 26 and persons permitted by certificates issued by the department to distribute, dispense, conduct research with respect to, or administer a substance controlled by 27 28 this chapter; 29 "Prescribe," an order of a practitioner for a controlled drug or substance. (18A)(19) 30 (19)(20) "Production," the manufacture, planting, cultivation, growing, or harvesting 31 of a controlled drug or substance; 32 (20)(21) "State," the State of South Dakota; "Ultimate user," a person who lawfully possesses a controlled drug or 33 (21)(22) 34 substance for personal use or for the use of a member of the person's household or

1	for administration to an animal owned by the person or by a member of the person's				
2	household;				
3	(22)<u>(</u>23)	"Cont	rolled substance analogue," any of the following:		
4	(a)	A sub	ostance that differs in its chemical structure to a controlled substance		
5		listed	in or added to the schedule designated in schedule I or II only by		
6		subst	ituting one or more hydrogens with halogens or by substituting one		
7		halog	en with a different halogen; or		
8	(b)	A sub	ostance that is an alkyl homolog of a controlled substance listed in or		
9		addeo	d to schedule I or II; or		
10	(c)	A sub	ostance intended for human consumption; and		
11		(i)	The chemical structure of which is substantially similar to the chemical		
12			structure of a controlled substance in schedule I or II;		
13		(ii)	Which has a stimulant, depressant, or hallucinogenic effect on the		
14			central nervous system that is substantially similar to or greater than		
15			the stimulant, depressant, or hallucinogenic effect on the central		
16			nervous system of a controlled substance in schedule I or II; or		
17		(iii)	With respect to a particular person, which such person represents or		
18			intends to have a stimulant, depressant, or hallucinogenic effect on the		
19			central nervous system that is substantially similar to or greater than		
20			the stimulant, depressant, or hallucinogenic effect on the central		
21			nervous system of a controlled substance in schedule I or II;		
22	However, the term, controlled substance analogue, does not include a controlled				
23	subs	stance	or any substance for which there is an approved new drug application.		
24	Continue 16	1/h a ra a	a this Act is proceeder for the support of the state sourcement and its		
24 25			s, this Act is necessary for the support of the state government and its		
25 26	existing public institutions, an emergency is hereby declared to exist, and this Act shall be in				
26	full force and effect from and after its passage and approval.				