Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-0876.01 Jery Payne x2157

SENATE BILL 24-172

SENATE SPONSORSHIP

Pelton B., Ginal, Hinrichsen, Cutter, Fields, Gonzales, Priola

HOUSE SPONSORSHIP

McLachlan,

Senate Committees

101

102

103

House Committees

Agriculture & Natural Resources

A BILL FOR AN ACT
CONCERNING CHANGING THE PHRASE "INDUSTRIAL HEMP PRODUCT"
TO THE PHRASE "HEMP PRODUCT" IN THE STATUTES THAT
REGULATE MARIJUANA.

Bill Summary

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

Statutory Revision Committee. Senate Bill 23-271 changed a defined phrase from "industrial hemp product" to "hemp product". Some instances of the phrase "industrial hemp product" were not changed to the new defined term. The bill changes those terms in the marijuana statutes to conform to the current defined phrase.

SENATE 3rd Reading Unamended March 26, 2024

SENATE 2nd Reading Unamended March 25, 2024

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 44-10-203, amend
3	(2)(d)(I) as follows:
4	44-10-203. State licensing authority - rules. (2) Mandatory
5	rule-making. Rules promulgated pursuant to section 44-10-202 (1)(c)
6	must include but need not be limited to the following subjects:
7	(d) (I) Establishment of a marijuana and marijuana products
8	independent testing and certification program for marijuana business
9	licensees, within an implementation time frame established by the
10	department, requiring licensees to test marijuana and industrial hemp
11	products to ensure, at a minimum, that products sold for human
12	consumption by persons licensed pursuant to this article 10 do not contain
13	contaminants that are injurious to health and to ensure correct labeling.
14	SECTION 2. In Colorado Revised Statutes, 44-10-501, amend
15	(3)(e) as follows:
16	44-10-501. Medical marijuana store license. (3) (e) (I) A
17	medical marijuana store that sells an industrial A hemp product shall
18	ensure that the industrial hemp product has passed all testing required by
19	rules promulgated by the state licensing authority pursuant to section
20	44-10-203 (2)(d). Prior to taking possession of the industrial hemp
	44-10-203 (2)(d). There is taking possession of the industrial hemp
21	product, a medical marijuana store shall verify the industrial hemp
2122	
	product, a medical marijuana store shall verify the industrial hemp
22	product, a medical marijuana store shall verify the industrial hemp product passed all testing required for medical marijuana products at a
22 23	product, a medical marijuana store shall verify the industrial hemp product passed all testing required for medical marijuana products at a licensed medical marijuana testing facility and that the person transferring

-2- 172

(II) Absent sampling and testing standards established by the department of public health and environment for the sampling and testing of an industrial A hemp product, a person transferring an industrial A hemp product to a medical marijuana store pursuant to this section shall comply with sampling and testing standards consistent with those established by the state licensing authority pursuant to this article 10. The state licensing authority shall report to the department of public health and environment any investigations or findings of violations of this section by a person registered pursuant to section 25-5-426.

SECTION 3. In Colorado Revised Statutes, 44-10-503, **amend** (5)(b) as follows:

44-10-503. Medical marijuana products manufacturer license - rules - definition. (5) (b) (I) A medical marijuana products manufacturer that uses an industrial A hemp product as an ingredient in a medical marijuana product shall ensure that the industrial hemp product has passed all testing required by rules promulgated by the state licensing authority pursuant to section 44-10-203 (2)(d). Prior to taking possession of the industrial hemp product, a medical marijuana products manufacturer shall verify the industrial hemp product passed all testing required for medical marijuana products at a licensed medical marijuana testing facility and that the person transferring the industrial hemp product has received a registration from the department of public health and environment pursuant to section 25-5-426.

(II) Absent sampling and testing standards established by the department of public health and environment for the sampling and testing of an industrial A hemp product, a person transferring an industrial A hemp product to a medical marijuana products manufacturer pursuant to

-3-

1	this section shall comply with sampling and testing standards consistent
2	with those established by the state licensing authority pursuant to this
3	article 10. The state licensing authority shall report to the department of
4	public health and environment any investigations or findings of violations
5	of this section by a person registered pursuant to section 25-5-426.
6	SECTION 4. In Colorado Revised Statutes, 44-10-504, amend
7	(1)(a) as follows:
8	44-10-504. Medical marijuana testing facility license - rules.
9	(1) (a) A medical marijuana testing facility license may be issued to a
10	person who performs testing and research on medical marijuana,
11	industrial hemp products as regulated by part 4 of article 5 of title 25, for
12	medical marijuana licensees, medical marijuana and medical marijuana
13	products for marijuana and research development licensees, and
14	marijuana or marijuana products grown or produced by a registered
15	patient or registered primary caregiver on behalf of a registered patient,
16	upon verification of registration pursuant to section 25-1.5-106 (7)(e) and
17	verification that the patient is a participant in a clinical or observational
18	study conducted by a marijuana research and development licensee, and
19	industrial hemp products as regulated by part 4 of article 5 of title 25. The
20	facility may develop and test medical marijuana products.
21	SECTION 5. In Colorado Revised Statutes, 44-10-601, amend
22	(3)(c) and (7)(a) as follows:
23	44-10-601. Retail marijuana store license - rules - definitions.
24	(3) (c) (I) A retail marijuana store that sells an industrial A hemp product
25	shall ensure that the industrial hemp product has passed all testing
26	required by rules promulgated by the state licensing authority pursuant to
27	section 44-10-203 (2)(d). Prior to taking possession of the industrial hemp

-4- 172

product, a retail marijuana store shall verify the industrial hemp product passed all testing required for retail marijuana products at a licensed retail marijuana testing facility and that the person transferring the industrial hemp product has received a registration from the department of public health and environment pursuant to section 25-5-426.

(II) Absent sampling and testing standards established by the department of public health and environment for the sampling and testing of an industrial A hemp product, a person transferring an industrial A hemp product to a retail marijuana store pursuant to this section shall comply with sampling and testing standards consistent with those established by the state licensing authority pursuant to this article 10. The state licensing authority shall report to the department of public health and environment any investigations or findings of violations of this section by a person registered pursuant to section 25-5-426.

(7) (a) A licensed retail marijuana store may only sell retail marijuana, retail marijuana products, marijuana accessories, nonconsumable products such as apparel, and marijuana related products such as childproof packaging containers, but is prohibited from selling or giving away any consumable product, including but not limited to cigarettes or alcohol, or edible product that does not contain marijuana, including but not limited to sodas, candies, or baked goods; except that a retail marijuana store may sell industrial hemp products.

SECTION 6. In Colorado Revised Statutes, 44-10-603, **amend** (11) as follows:

44-10-603. Retail marijuana products manufacturer license - rules - definition. (11) (a) A retail marijuana products manufacturer that uses an industrial A hemp product as an ingredient in a retail marijuana

-5- 172

product shall ensure that the industrial hemp product has passed all testing required by rules promulgated by the state licensing authority pursuant to section 44-10-203 (2)(d). Prior to taking possession of the industrial hemp product, a retail marijuana products manufacturer shall verify that the industrial hemp product passed all testing required for retail marijuana products at a licensed retail marijuana testing facility and that the person transferring the industrial hemp product has received a registration from the department of public health and environment pursuant to section 25-5-426.

(b) Absent sampling and testing standards established by the department of public health and environment for the sampling and testing of an industrial A hemp product, a person transferring industrial A hemp product to a retail marijuana products manufacturer pursuant to this section shall comply with sampling and testing standards consistent with those established by the state licensing authority pursuant to this article 10. The state licensing authority shall report to the department of public health and environment any investigations or findings in violation of this section by a person registered pursuant to section 25-5-426.

SECTION 7. In Colorado Revised Statutes, 44-10-604, **amend** (1)(a) as follows:

44-10-604. Retail marijuana testing facility license - rules.

(1) (a) A retail marijuana testing facility license may be issued to a person who performs testing and research on retail marijuana and industrial hemp as regulated by article 61 of title 35 and industrial hemp products as regulated by part 4 of article 5 of title 25. The facility may develop and test retail marijuana products, industrial hemp as regulated by article 61 of title 35, and industrial hemp products as regulated by part

-6- 172

1 4 of article 5 of title 25. Prior to performing testing on industrial hemp, 2 a facility shall verify that the person requesting the testing has received 3 a registration from the commissioner as required by section 35-61-104. 4 Prior to performing testing on industrial hemp products, a facility shall 5 verify that the person requesting the testing has received a registration as 6 required by section 25-5-426. SECTION 8. Act subject to petition - effective date. This act 7 8 takes effect at 12:01 a.m. on the day following the expiration of the 9 ninety-day period after final adjournment of the general assembly; except 10 that, if a referendum petition is filed pursuant to section 1 (3) of article V 11 of the state constitution against this act or an item, section, or part of this 12 act within such period, then the act, item, section, or part will not take 13 effect unless approved by the people at the general election to be held in 14 November 2024 and, in such case, will take effect on the date of the

official declaration of the vote thereon by the governor.

15

-7- 172