

SENATE BILL No. 357

DIGEST OF SB 357 (Updated January 24, 2014 12:29 pm - DI 109)

Citations Affected: IC 15-15; IC 35-48.

Synopsis: Industrial hemp. Subject to federal approval, authorizes the state seed commissioner to license the cultivation and production of industrial hemp. Establishes requirements to obtain a license. Authorizes inspections by the state police and audits by the state seed commissioner. Provides that in addition to any other liability or penalty, the state seed commissioner may revoke or refuse to renew a license and may impose a civil penalty. Requires the state seed commissioner to apply for necessary permissions, waivers, or other form of legal status by the United States Drug Enforcement Agency or other appropriate federal agency that is necessary to implement the law. Makes a conforming amendment to the definition of "marijuana".

Effective: July 1, 2014.

Young R, Yoder, Steele, Stoops, Tallian, Waterman

January 14, 2014, read first time and referred to Committee on Agriculture and Natural Resources.

January 27, 2014, amended, reported favorably — Do Pass.



Second Regular Session 118th General Assembly (2014)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

SENATE BILL No. 357

A BILL FOR AN ACT to amend the Indiana Code concerning agriculture and animals.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 15-15-13 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2014]:
4	Chapter 13. Industrial Hemp
5	Sec. 0.5. The state seed commissioner shall administer this
6	chapter.
7	Sec. 1. Nothing in this chapter authorizes any person to violate
8	any federal law or regulation.
9	Sec. 2. As used in this chapter, "agricultural hemp seed" means
10	Cannabis sativa seed that meets any labeling, quality, and other
11	standards set by the state seed commissioner and that is intended
12	for sale or is sold to, or purchased by, licensed growers for
13	planting.
14	Sec. 3. As used in this chapter, "crop" means any contiguous
15	field of industrial hemp grown under a single license.
16	Sec. 4. As used in this chapter, "grower" means a:



1	(1) person, joint venture, or cooperative that produces
2	industrial hemp for commercial purposes; or
3	(2) person, as part of an industrial hemp research program
4	conducted by a state educational institution (as defined by
5	IC 21-7-13-32).
6	Sec. 5. As used in this chapter, "handler" means a person, joint
7	venture, or cooperative that receives industrial hemp for scientific
8	research, or for processing into commodities, products, or
9	agricultural hemp seed.
10	Sec. 6. As used in this chapter, "industrial hemp" means:
l 1	(1) all nonseed parts and varieties of the Cannabis sativa
12	plant, whether growing or not, that contain a crop wide
13	average tetrahydrocannabinol (THC) concentration that does
14	not exceed the lesser of:
15	(A) three-tenths of one percent (0.3%) on a dry weight
16	basis; or
17	(B) the percent based on a dry weight basis determined by
18	the federal Controlled Substance Act (21 U.S.C. 801 et
19	seq.); or
20	(2) any Cannabis sativa seed that is:
21	(A) part of a growing crop;
22	(B) retained by a grower for future planting; or
23	(C) for processing into, or use as, agricultural hemp seed.
24	The term does not include industrial hemp commodities or
25	products.
26	Sec. 7. (a) Subject to section 15 of this chapter, the production
27	of, possession of, scientific study of, and commerce in industrial
28	hemp is authorized in Indiana. Industrial hemp is an agricultural
29	product that is subject to regulation by the state seed
30	commissioner.
31	(b) All growers and handlers must have an industrial hemp
32	license issued by the state seed commissioner. Growers and
33	handlers engaged in the production of agricultural hemp seed must
34	also have an agricultural hemp seed production license.
35	(c) An application for an industrial hemp license or agricultural
36	hemp seed production license must include the following:
37	(1) The name and address of the applicant.
38	(2) The name and address of the industrial hemp operation of
39	the applicant.
10	(3) The global positioning system coordinates and legal
11	description of the property used for the industrial hemp



operation.

1	(4) If the industrial hemp license or agricultural hemp seed
2	production license application is made by a grower, the
3	acreage size of the field where the industrial hemp will be
4	grown.
5	(5) A statement signed by the applicant, under penalty of
6	perjury, that the person applying for the industrial hemp
7	license or agricultural hemp seed production license has not
8	been convicted of a drug related felony or misdemeanor in the
9	previous ten (10) years.
10	(6) A written consent allowing the state police department to
l 1	conduct a state or national criminal history background
12	check.
13	(7) A written consent allowing the state police department, if
14	a license is issued to the applicant, to enter the premises on
15	which the industrial hemp is grown to conduct physical
16	inspections of industrial hemp planted and grown by the
17	applicant, and to ensure the plants meet the definition of
18	industrial hemp as set forth in section 6 of this chapter. Not
19	more than two (2) physical inspections may be conducted
20	under this subdivision per year, unless a valid search warrant
21	for an inspection has been issued by a court of competent
22	jurisdiction.
23 24	(8) A nonrefundable application fee, which must include the
24	amount necessary to conduct a state or national criminal
25	history background check, in an amount determined by the
26	state seed commissioner.
27	(9) Any other information required by the state seed
28	commissioner.
29	Sec. 8. (a) Each license application received under this chapter
30	must be processed as follows:
31	(1) Upon receipt of a license application, the state seed
32	commissioner shall forward a copy of the application to the
33	state police department. The state police department shall do
34	the following:
35	(A) Perform a state or national criminal history
36	background check of the applicant.
37	(B) Determine if the requirements under section 7(c)(5) of
38	this chapter concerning prior criminal convictions have
39	been met.
10	(C) Return the application to the state seed commissioner
11	along with the state police department's determinations

and a copy of the state or national criminal history



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- (2) The state seed commissioner shall review the license application returned from the state police department.
- (b) If the state seed commissioner determines that all the requirements under this chapter have been met and that a license should be granted to the applicant, the state seed commissioner shall approve the application for issuance of a license.
- (c) An industrial hemp license or agricultural hemp seed production license is valid for a one (1) year term unless revoked. An industrial hemp license or agricultural hemp seed production license may be renewed in accordance with rules adopted by the state seed commissioner and is nontransferable.
- Sec. 9. (a) An agricultural hemp seed production license issued under this chapter authorizes a grower or handler to produce and handle agricultural hemp seed for sale to licensed industrial hemp growers and handlers. A seller of agricultural hemp seed shall ensure that the seed complies with any standards set by the state seed commissioner. The state seed commissioner shall make available to growers information that identifies sellers of agricultural hemp seed.
- (b) Subject to rules adopted by the state seed commissioner, a grower may retain seed from each industrial hemp crop to ensure a sufficient supply of seed for that grower for the following year. A grower does not need an agricultural hemp seed production license in order to retain seed for future planting. Seed retained by a grower may not be sold or transferred and is not required to meet the state seed commissioner's agricultural hemp seed standards.
- (c) All growers and handlers must keep records in accordance with rules adopted by the state seed commissioner. Upon at least three (3) days notice, the state seed commissioner may audit the required records during normal business hours. The state seed commissioner may conduct an audit for the purpose of ensuring compliance with:
 - (1) this chapter;
 - (2) rules adopted by the state seed commissioner; or
 - (3) industrial hemp license or agricultural hemp seed production license requirements, terms, and conditions.
- (d) In addition to an audit conducted in accordance with subsection (c), the state seed commissioner may inspect any industrial hemp crop during the crop's growth phase and take a representative composite sample for field analysis. If a crop



1	contains an average tetrahydrocannabinol (THC) concentration
2	exceeding the lesser of:
3	(1) three-tenths of one percent (0.3%) on a dry weight basis;
4	or
5	(2) the percent based on a dry weight basis determined by the
6	federal Controlled Substance Act (21 U.S.C. 801 et seq.);
7	the state seed commissioner may detain, seize, or embargo the
8	crop.
9	Sec. 10. The amount of any fees charged growers and handlers
10	by the state seed commissioner under this chapter must be
l 1	sufficient to cover the cost of the administration of this chapter,
12	including the cost of conducting audits and testing.
13	Sec. 11. Only an industrial hemp licensee, the licensee's
14	designee, or the licensee's agents may be permitted to transport
15	industrial hemp off a production site. When transporting industrial
16	hemp off the production site, the industrial hemp licensee,
17	designee, or agent shall have in the licensee's, designee's, or agent's
18	possession the licensing documents from the state seed
19	commissioner evidencing that the industrial hemp is from certified
20	seed produced by a licensed grower.
21	Sec. 12. The state seed commissioner is responsible for the
22	following:
23	(1) Monitoring the industrial hemp grown by any license
23 24	holder.
25	(2) Conducting random testing of the industrial hemp for
26	compliance with tetrahydrocannabinol (THC) levels.
27	(3) Establishing necessary testing criteria and protocols.
28	(4) Establishing the minimum number of acres to be planted
29	under each license issued under this chapter.
30	(5) Assisting the development of industrial hemp production
31	and commercial markets for hemp production within the
32	state.
33	(6) Assisting state educational institutions (as defined by
34	IC 21-7-13-32) with agronomy research concerning industrial
35	hemp.
36	Sec. 13. (a) In addition to any other liability or penalty provided
37	by law, the state seed commissioner may revoke or refuse to issue
38	or renew an industrial hemp license or an agricultural hemp seed
39	production license and may impose a civil penalty for a violation
10	of:



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(1) a license requirement;

(2) license terms or conditions; or

- (3) a rule relating to growing or handling industrial hemp.
- (b) The state seed commissioner may not impose a civil penalty under this section that exceeds two thousand five hundred dollars (\$2,500).
- (c) The state seed commissioner may revoke or refuse to issue or renew an industrial hemp license or an agricultural hemp seed production license for a violation of any rule of the state seed commissioner that pertains to agricultural operations or activities other than industrial hemp growing or handling.
- Sec. 14. The state seed commissioner shall adopt rules under IC 4-22-2 to implement and administer this chapter.
- Sec. 15. (a) Notwithstanding any other law, the state seed commissioner may not grant any license until the state seed commissioner has secured any necessary permissions, waivers, or other form of legal status by the United States Drug Enforcement Agency or other appropriate federal agency concerning industrial hemp.
- (b) The state seed commissioner shall apply for any necessary permissions, waivers, or other forms of legal status by the United States Drug Enforcement Agency or other appropriate federal agency that is necessary to implement this chapter before January 1, 2015.
- (c) The state seed commissioner may not implement a waiver under this section until the state seed commissioner files an affidavit with the governor attesting that the federal permission or waiver applied for under this section is in effect. The state seed commissioner shall file the affidavit under this subsection not later than five (5) days after the state seed commissioner is notified that the waiver is approved.
- (d) If the state seed commissioner receives a waiver permission under this section from all the appropriate federal agencies and the governor receives the affidavit filed under subsection (c), the state seed commissioner shall implement this chapter, subject to the terms and conditions of the permission or waiver received, not more than sixty (60) days after the governor receives the affidavit.
- SECTION 2. IC 35-48-1-19 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 19. (a) "Marijuana" means any part of the plant genus Cannabis whether growing or not; the seeds thereof; the resin extracted from any part of the plant, including hashish and hash oil; any compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin. It
 - **(b)** The term does not include:



1	(1) the mature stalks of the plant;
2	(2) fiber produced from the stalks;
3	(3) oil or cake made from the seeds of the plant;
4	(4) any other compound, manufacture, salt, derivative, mixture,
5	or preparation of the mature stalks (except the resin extracted
6	therefrom); or
7	(5) the sterilized seed of the plant which is incapable of
8	germination; or
9	(6) industrial hemn as defined by IC 15-15-13-6



COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Natural Resources, to which was referred Senate Bill No. 357, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

- Page 1, line 1, delete "IC 15-11-6.5" and insert "IC 15-15-13".
- Page 1, line 4, delete "6.5." and insert "13.".
- Page 1, between lines 4 and 5, begin a new paragraph and insert:
- "Sec. 0.5. The state seed commissioner shall administer this chapter.".
- Page 1, line 9, delete "department" and insert "state seed commissioner".
- Page 2, line 26, delete "department." and insert "state seed commissioner.".
- Page 2, line 28, delete "department." and insert "state seed commissioner."
- Page 3, line 22, delete "department." and insert "state seed commissioner.".
- Page 3, line 23, delete "department." and insert "state seed commissioner.".
- Page 3, line 26, delete "department" and insert "state seed commissioner".
- Page 3, line 35, delete "department" and insert "state seed commissioner".
- Page 3, line 38, delete "department" and insert "state seed commissioner".
- Page 3, line 40, delete "department" and insert "state seed commissioner".
- Page 3, line 42, delete "department" and insert "state seed commissioner".
- Page 4, line 6, delete "department" and insert "state seed commissioner".
- Page 4, line 12, delete "department." and insert "state seed commissioner.".
- Page 4, line 12, delete "The department" and insert "**The state seed commissioner**".
- Page 4, line 14, delete "department," and insert "state seed commissioner,".
- Page 4, line 20, delete "department's" and insert "state seed commissioner's".



- Page 4, line 22, delete "department." and insert "state seed commissioner.".
- Page 4, line 23, delete "department" and insert "state seed commissioner".
- Page 4, line 24, delete "department" and insert "state seed commissioner".
- Page 4, line 27, delete "department;" and insert "state seed commissioner;".
- Page 4, line 31, delete "department" and insert "state seed commissioner".
- Page 4, line 39, delete "department" and insert "state seed commissioner".
- Page 4, line 41, delete "department" and insert "state seed commissioner".
- Page 5, line 7, delete "department" and insert "state seed commissioner".
- Page 5, line 10, delete "department" and insert "state seed commissioner".
- Page 5, line 25, delete "department" and insert "state seed commissioner".
- Page 5, line 31, delete "department" and insert "state seed commissioner".
- Page 5, line 33, delete "department" and insert "state seed commissioner".
- Page 5, line 35, delete "department" and insert "state seed commissioner".
- Page 5, line 38, delete "department" and insert "state seed commissioner".
- Page 5, line 40, delete "department" and insert "state seed commissioner".
- Page 5, line 41, delete "department" and insert "state seed commissioner".
- Page 6, line 3, delete "department" and insert "state seed commissioner".
- Page 6, line 7, delete "department" and insert "state seed commissioner".
- Page 6, line 8, delete "department" and insert "state seed commissioner".
- Page 6, line 10, delete "department" and insert "state seed commissioner".
- Page 6, line 12, delete "department" and insert "state seed commissioner".

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Page 6, line 13, delete "department" and insert "state seed commissioner".

Page 6, line 15, delete "department" and insert "state seed commissioner".

Page 6, line 34, delete "IC 15-11-6.5-6." and insert "IC 15-15-13-6.".

and when so amended that said bill do pass.

(Reference is to SB 357 as introduced.)

YODER, Chairperson

Committee Vote: Yeas 7, Nays 0.

