1 AN ACT relating to hemp and declaring an emergency. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 Section 1. KRS 250.355 is amended to read as follows: 4 (1) The director, or the director's designee, shall receive samples and test findustrial 5 themp plants, plant parts, and materials grown or located within the Commonwealth 6 in order to determine whether the *[industrial]*hemp plants, plant parts, and materials 7 are in compliance with the provisions of KRS 260.850 to 260.869 and the 8 administrative regulations promulgated thereunder. 9 (2)The director, or the director's designee, shall perform testing services as the 10 primary laboratory for delta-9 tetrahydrocannabinol as required by the 11 department. The department may contract with other qualified laboratories to 12 perform delta-9 tetrahydrocannabinol testing services when required. → SECTION 2. A NEW SECTION OF KRS 260.850 TO 260.869 IS CREATED 13 14 TO READ AS FOLLOWS: 15 As used in this section, "location" means a single contiguous parcel of land and (1)16 any buildings situated thereon. 17 (2) No person shall move or transport, or aid or abet another person in moving or 18 transporting, any material having a delta-9 tetrahydrocannabinol concentration 19 in excess of three-tenths of one percent (0.3%): 20 (a) From any location outside the Commonwealth to any location within the 21 Commonwealth: 22 (b) From any location inside the Commonwealth to any location outside the 23 Commonwealth; or 24 (c) Except as provided in subsection (3) of this section, from any location inside 25 the Commonwealth to any other location inside the Commonwealth. (3) A licensed processor, or a person acting as a representative of a licensed 26

27 processor, may move or transport material having a delta-9 tetrahydrocannabinol

1		concentration in excess of three-tenths of one percent (0.3%) from one (1)
2		licensed processing location in the Commonwealth to another licensed processing
3		location in the Commonwealth, provided that:
4		(a) The material shall move directly from one (1) licensed processing location
5		to another; and
6		(b) The licensed processor shall provide written notice to the department of the
7		planned movement at least twenty-four (24) hours in advance to include the
8		following information:
9		1. The date of the movement;
10		2. The address of the origin;
11		3. The address of the destination; and
12		4. Other information required by the department.
13		Section 3. KRS 260.850 is amended to read as follows:
14	As u	used in KRS 260.850 to 260.869:
15	(1)	"Commissioner" means the Commissioner of the Kentucky Department of
16		Agriculture;
17	(2)	"Cultivating" means planting, growing, and harvesting a plant or crop;
18	(3)	"Department" means the Kentucky Department of Agriculture;
19	(4)	"Handling" means possessing or storing [industrial]hemp for any period of time on
20		premises owned, operated, or controlled by a person licensed to cultivate or process
21		[industrial]hemp. "Handling" also includes possessing or storing [industrial]hemp
22		in a vehicle for any period of time other than during its actual transport from the
23		premises of a licensed person to cultivate or process [industrial]hemp to the
24		premises of another licensed person;
25	(5)	"Hemp" or "industrial hemp" means the plant Cannabis sativa L. and any part of
26		that plant, including the seeds thereof and all derivatives, extracts, cannabinoids,
27		isomers, acids, salts, and salts of isomers, whether growing or not, with a delta-9

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- tetrahydrocannabinol concentration of not more than three-tenths of one percent
 (0.3%) on a dry weight basis;
- 3 (6) <u>"Hemp products" or</u> "industrial hemp products" means products derived from, or
 4 made by, processing [industrial]hemp plants or plant parts;
- 5 (7) "Licensee" means an individual or business entity possessing a license issued by the
 6 department under the authority of this chapter to grow, handle, cultivate, process, or
 7 market [industrial]hemp or [industrial]hemp products;
- 8 (8) "Marketing" means promoting or selling a product within the Commonwealth, in
 9 another state, or outside of the United States. "Marketing" includes efforts to
 10 advertise and gather information about the needs or preferences of potential
 11 consumers or suppliers;
- 12 (9) "Processing" means converting an agricultural commodity into a marketable form;
 13 and
- (10) ["Research pilot program" means a pilot program conducted by the department in
 collaboration with one (1) or more licensees or universities to study methods of
 cultivating, processing, or marketing industrial hemp under the authority of 7
- 17 U.S.C. sec. 5940 as it currently exists or as it may be subsequently amended; and
- 18 (11)]"University" means an accredited institution of higher education located in the
 Commonwealth.
- 20 → Section 4. KRS 260.852 is amended to read as follows:
- It is the declared policy of the Commonwealth that [industrial]hemp is a viable
 agricultural crop in the Commonwealth. The purposes of KRS 260.850 to 260.869 are to:
- 23 (1) Promote the research and study methods of cultivating, processing, and marketing
 24 [industrial]hemp;
- 25 (2) Promote the expansion of the Commonwealth's [industrial]hemp industry to the
 26 maximum extent permitted by federal law <u>by</u>[, in anticipation of a change in federal
 27 law] allowing citizens of the Commonwealth to cultivate, handle, or process

- 1 [industrial] hemp and [industrial] hemp products for commercial purposes[without 2 participating in research pilot programs; and 3 Move the Commonwealth and its citizens to the forefront of the *[industrial]*hemp (3) 4 industry. 5 → Section 5. KRS 260.858 is amended to read as follows: 6 [The purpose of the research pilot program authorized by this chapter is to enable (1)7 the department, and its licensees and affiliated universities, to study methods of 8 cultivating, processing, or marketing industrial hemp. 9 (2) Notwithstanding any other provision of law to the contrary, it is lawful for a 10 licensee, or his or her agent, to cultivate, handle, or process *findustrial* hemp or 11 findustrial hemp products in the Commonwealth. 12 It is unlawful for a person who does not hold a license issued by the $(2)^{[(3)]}$ 13 department, or who is not an agent of a licensee, to cultivate, handle, process, or 14 market living [industrial]hemp plants or viable seeds, leaf materials, or floral 15 materials derived from *findustrial* hemp. Penalties for persons who cultivate, 16 handle, process, or market living *[industrial]*hemp plants or viable seeds, leaf 17 materials, or floral materials derived from [industrial]hemp without a license are 18 the same as those penalties that are applicable to persons who violate KRS Chapter 19 218A, relating to marijuana. 20 It is unlawful for a person who does not hold a license issued by the department, *(3)* 21 or who is not an agent of a licensee, to possess material having a delta-9 22 tetrahydrocannabinol concentration in excess of three-tenths of one percent 23 (0.3%). Penalties for persons who possess such materials without a license are
- 24 the same as those penalties that are applicable to persons who violate KRS
 25 Chapter 218A, relating to marijuana.
- 26 (4) Nothing in this chapter authorizes any person to violate any federal or state law or
 27 regulation.

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1		→Section 6. KRS 260.860 is amended to read as follows:
2	(1)	The [Industrial]Hemp Advisory Board is created for the purpose of providing
3		advice and expertise as may be needed by [a university or]the department with
4		respect to plans, policies, and procedures applicable to the administration of its
5		respective [industrial]hemp [research pilot]program[programs].
6	(2)	The [Industrial]Hemp Advisory Board shall be attached to the department for
7		administrative purposes.
8	(3)	The [Industrial]Hemp Advisory Board shall be composed of the following
9		members:
10		(a) The Commissioner of the department or the Commissioner's designee;
11		(b) The executive director of the Governor's Office of Agricultural Policy or the
12		executive director's designee;
13		(c) The dean of the University of Kentucky's College of Agriculture, Food and
14		Environment or the dean's designee;
15		(d) The commissioner of the Department of Kentucky State Police or the
16		commissioner's designee;
17		(e) The president of the Kentucky Sheriff's Association or the president's
18		designee;
19		(f) The president of the Kentucky Association of Chiefs of Police or the
20		president's designee; and
21		(g) Ten (10) at-large members designated by the Commissioner.
22	(4)	The Commissioner or the Commissioner's designee shall serve as chair.
23	(5)	A majority of the members of the board shall constitute a quorum.
24	(6)	The board shall meet at least one (1) time annually at the call of the chair.
25	(7)	In making the initial appointments of the board, the Commissioner shall stagger the
26		terms of the board members. Thereafter, members shall be appointed to a term of
27		four (4) years and shall serve until their successors are duly appointed and qualified.

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1	(8)	Board members shall receive no compensation but shall be reimbursed, payable
2		from the industrial hemp research pilot program fund, for any actual travel expense
3		incurred while attending meetings of the board.
4		→Section 7. KRS 260.862 is amended to read as follows:
5	(1)	In addition to any other powers vested in it by law, the department shall have the
6		authority and power to promulgate administrative regulations to:
7		(a) [Prescribe rules for any industrial hemp pilot program;
8		(b) Conduct one (1) or more industrial hemp research pilot programs;
9		(c)]License persons who wish to <u>cultivate, handle, process, or market</u>
10		[participate in an industrial hemp research pilot program by cultivating,
11		handling, processing, or marketing industrial]hemp;
12		(\underline{b}) [(d)] Prescribe rules for a university's participation in, or affiliation with, any
13		[industrial]hemp [research pilot]program;
14		(c) [(e)] Prescribe sampling and testing procedures to ensure that [industrial
15		hemp and [industrial]hemp products cultivated, handled, processed, or
16		marketed under the authority of this section do not exceed the concentration
17		levels defined in <i>federal law</i> [7 U.S.C. sec. 5940] as it currently exists or as it
18		may be subsequently amended;
19		(\underline{d}) [(f)] Define classes or categories of [industrial] hemp products that are
20		eligible for sale, transfer, or distribution to members of the public; and
21		(e) [(g)] Establish a schedule of nonrefundable fees for <u>applicants and</u>
22		licensees[administering any industrial hemp research pilot program].
23	(2)	(a) No person shall cultivate, handle, process, or market [industrial]hemp in the
24		Commonwealth unless the person holds \underline{a} [an industrial hemp] license issued
25		by the department.
26		(b) Any person seeking to cultivate [industrial]hemp shall provide to the
27		department the legal description and global positioning coordinates sufficient

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1		for locating the fields or greenhouses to be used to grow [industrial]hemp.
2	(c) Any person seeking to cultivate or process [industrial]hemp shall provide to
3		the department prior written consent allowing representatives of the
4		department, the Department of Kentucky State Police, and other state and
5		local law enforcement agencies to enter onto all premises where [industrial
6		hemp is cultivated, processed, or stored for the purpose of conducting
7		physical inspections or ensuring compliance with the requirements of KRS
8		260.850 to 260.869 and administrative regulations promulgated by the
9		department.
10	(d) An applicant for a license issued by the department shall submit to and pay for
11		an annual criminal background check conducted by the Department of
12		Kentucky State Police or another state or federal law enforcement agency or
13		another entity selected by the department.
14	(e) No person who has been convicted of any felony or any drug-related
15		misdemeanor or violation in the previous ten (10) years from the date of
16		application shall be eligible to obtain a license, <i>provided, however, that:</i> [.]
17		<u>1. A person who was growing hemp lawfully with a license, registration,</u>
18		or authorization under a pilot program authorized by Section 7606 of
19		the Agricultural Act of 2014, 7 U.S.C. sec. 5940, shall be eligible to
20		obtain a license to grow hemp; and
21		2. A person who was lawfully growing hemp under Section 7606 of the
22		Agricultural Act of 2014 before December 20, 2018, and was convicted
23		prior to December 20, 2018, shall be eligible to obtain a license to
24		grow hemp.
25	+	Section 8. KRS 260.864 is amended to read as follows:
26	(1) TI	ne department may temporarily suspend a license up to sixty (60) days if the

27 licensee is alleged to have:

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1		(a)	Violated any provision of KRS 260.850 to 260.869 or an administrative
2			regulation promulgated under the authority of KRS 260.850 to 260.869;
3		(b)	Made any false statement to the department or its representatives;
4		(c)	Pled guilty to, or been convicted of, any felony or drug-related misdemeanor
5			or violation;
6		(d)	Failed to comply with only those instructions agreed upon in the contract
7			signed by the licensee at the time the [industrial]hemp license was issued; or
8		(e)	Failed to comply with an order from a representative of the department,
9			representative of the Department of Kentucky State Police, or any law
10			enforcement officer.
11	(2)	The	department may temporarily suspend a license up to sixty (60) days without
12		givi	ng the licensee advance notice of the charge against him or her or an
13		oppo	ortunity to be heard.
14	(3)	The	department shall not permanently revoke a license until the department has
15		noti	fied the licensee of the charge against him or her and given the licensee an
16		oppo	ortunity for a hearing before a three (3) person panel whose members have been
17		desi	gnated by the Commissioner. The three (3) person panel shall include:
18		(a)	Two (2) members who are employees of the department; and
19		(b)	One (1) member who is not an employee of the department.
20	(4)	The	department may permanently revoke a license if the licensee admits, or is found
21		in a	hearing, to have:
22		(a)	Violated any provision of KRS 260.850 to 260.869 or an administrative
23			regulation promulgated under the authority of KRS 260.850 to 260.869;
24		(b)	Made any false statement to the department or its representative;
25		(c)	Pled guilty to, or been convicted of, any felony or drug-related misdemeanor
26			or violation; or
27		(d)	Failed to comply with any instruction or order from the department, a

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representative of the Department of Kentucky State Police, or any law enforcement officer.

- 3 (5) The department may impose a monetary civil penalty, not to exceed two thousand
 4 five hundred dollars (\$2,500) per violation, on any person who violates KRS
 5 260.850 to 260.869 or an administrative regulation promulgated under the authority
 6 of KRS 260.850 to 260.869.
- 7 (6) The department shall not impose a monetary civil penalty against a person alleged
 8 to have violated KRS 260.850 to 260.869, or an administrative regulation
 9 promulgated under the authority of KRS 260.850 to 260.869, until the department
 10 has notified the person of the charge against him or her and given the person the
 11 opportunity for a hearing before the three (3) person panel.

12 → Section 9. KRS 260.866 is amended to read as follows:

- 13 (1) The [industrial]hemp [research pilot]program fund is hereby created as a separate
 trust fund in the State Treasury. The fund shall consist of amounts received from
 appropriations, and any other proceeds from gifts, grants, federal funds, application
 fees, or license fees provided by KRS 260.862, civil penalties as provided by KRS
 260.864, and any other funds, both public and private, made available for purposes
 of KRS 260.850 to 260.869.
- 19 (2) The [industrial]hemp [research pilot]program fund shall be administered by the
 20 department.
- (3) Amounts deposited in the [industrial]hemp [research pilot]program fund shall be
 used for the costs of personnel, program administration, testing, actual travel
 expenses of the advisory board established under KRS 260.860, and any other costs
 incurred while conducting the [industrial]hemp [research pilot]programs under
 KRS 260.850 to 260.869.
- 26 (4) Notwithstanding KRS 45.229, the [industrial]hemp [research pilot]program fund
 27 amounts not expended at the close of a fiscal year shall not lapse but shall be carried

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1		forward into the next fiscal year.
2	(5)	Any interest earnings of the [industrial]hemp [research pilot]program fund shall
3		become part of the fund and shall not lapse.
4	(6)	Moneys in the fund are hereby appropriated for the purposes set forth in this section
5		and shall not be appropriated or transferred by the General Assembly for any other
6		purposes[unless the industrial hemp research pilot program is discontinued by the
7		Commissioner as provided by KRS 260.867. If the program is discontinued,
8		moneys remaining in the fund shall lapse to the general fund no later than one (1)
9		year after notice of the program discontinuation, and the fund shall be closed].
10		\Rightarrow Section 10. The following KRS section is repealed:
11	260.	867 Discontinuation of industrial hemp research pilot program Conditions
12		Notice.
13		\Rightarrow Section 11. Whereas in order for the Commonwealth to be in compliance with
14	rece	nt guidelines issued by the United States Department of Agriculture relating to hemp
15	and	hemp products, an emergency is declared to exist, and this Act takes effect upon its
16	pass	age and approval by the Governor or upon it otherwise becoming a law.

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