

The Commonwealth of Massachusetts

PRESENTED BY:

Mark J. Cusack

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to hemp and hemp products in the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Mark J. Cusack	5th Norfolk	2/17/2021
Steven S. Howitt	4th Bristol	2/22/2021
Susan Williams Gifford	2nd Plymouth	2/24/2021
Lindsay N. Sabadosa	1st Hampshire	2/26/2021
Tricia Farley-Bouvier	3rd Berkshire	2/26/2021
Daniel R. Carey	2nd Hampshire	2/26/2021
Patrick M. O'Connor	Plymouth and Norfolk	3/10/2021
David M. Rogers	24th Middlesex	4/13/2021

By Mr. Cusack of Braintree, a petition (accompanied by bill, House, No. 146) of Mark J. Cusack and others relative to hemp and hemp products. Cannabis Policy.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act relative to hemp and hemp products in the Commonwealth.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Section 1 of chapter 94G of the General Laws, as appearing in the 2018
2	Official Edition, is hereby amended by inserting the following definition:
3	"Cannabidiol" or "CBD", the compound by the same name derived from the hemp
4	variety of the Cannabis sativa L. plant.
5	SECTION 2. Section 1 is hereby further amended striking out lines 49-55 and inserting in
6	place thereof the following definition:
7	"Hemp", the plant Cannabis sativa L. and any part of that plant, including the seeds
8	thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers,
9	whether growing or not, with a THC concentration percentage that does not exceed the limit set
10	by federal law for hemp. Hemp shall be considered an agricultural commodity.

11	SECTION 3. Section 116 of chapter 128 of the General Laws, as appearing in the 2018
12	Official Edition, is hereby amended by striking out the lines 4-12, and inserting in place thereof
13	the following definitions:
14	"Cannabidiol" or "CBD", the compound by the same name derived from the hemp
15	variety of the Cannabis sativa L. plant.
16	"Hemp", the plant Cannabis sativa L. and any part of that plant, including the seeds
17	thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers,
18	whether growing or not, with a THC concentration percentage that does not exceed the limit set
19	by federal law for hemp. Hemp shall be considered an agricultural commodity.
20	"Hemp Products", all products derived from, or made by, processing hemp plants or plant
21	parts, that are prepared in a form available for commercial sale, including, but not limited to
22	animal and human products intended for topical application such as cosmetics, personal care and
23	grooming products; animal and human products intended for consumption such as dietary
24	supplements, foods and beverages; and products intended for other uses such as cloth, cordage,
25	fiber, fuel, paint, paper, particleboard, plastics, and any product containing one or more hemp-
26	derived cannabinoids, such as cannabidiol.
27	"Industrial Hemp", the equivalent in all meanings to hemp, as defined in this section.
28	"Tetrahydrocannabinol" or "THC", shall have the definition as found in federal law.
29	SECTION 4. Chapter 128 of the General Laws, as appearing in the 2018 Official Edition,
30	is hereby amended by striking out sections 117-123, and inserting in place thereof the following
31	sections:

2 of 6

Section 117. (a) Industrial hemp may be planted, grown, harvested, possessed, processed,
bought, sold or researched subject to sections 116 to 123, inclusive. The planting, growing,
harvesting, possessing, processing or research of industrial hemp as an agricultural product shall
be subject to the supervision and approval of the department pursuant to sections 116 to 123,
inclusive.

37 (b) A person planting, growing, harvesting, possessing or processing industrial hemp38 shall be licensed by the department;

39 (c) No person shall produce or distribute industrial hemp seed without a license issued by40 the department.

41 (d) A person utilizing industrial hemp for research shall register with the department.

42 (e) An application for a license issued pursuant to subsection (b) or (c) shall include, but 43 not be limited to: (i) the name and address of any applicants; (ii) the name and address of the 44 industrial hemp operation of the applicant; (iii) the global positioning system coordinates and 45 legal description of the property used for the industrial hemp operation; (iv) the acreage size of 46 the field where the industrial hemp will be grown, if applicable; (v) a written consent allowing 47 the department to conduct both scheduled and random inspections of and around the premises on 48 which the industrial hemp is being sown, grown, harvested, stored and processed; (vi) a 49 nonrefundable application fee in an amount which shall be established by the commissioner; (vii) 50 any other information as may be required pursuant to subsection (d); and (vii) any other 51 information as may be required by the commissioner.

(f) All documents included in an application for licensure submitted under subsection (e)
except for the address of a licensee's cultivation or production facilities and any documents

3 of 6

54	describing, depicting or otherwise outlining a licensee's security schematics or global positioning
55	system coordinates, which are considered by the department to be confidential in nature due to
56	their public safety implications, shall be considered public records for the purposes of chapter 66.
57	Section 118. (a) After receipt, review and approval of an application for licensure
58	pursuant to section 117, the commissioner may grant an annual license upon issuance of written
59	findings that the requirements of sections 116 to 123, inclusive, have been satisfied.
60	(b) The commissioner shall deny an application for a license filed pursuant to section 117
61	if the applicant: (i) fails to satisfy the minimum qualifications for licensure pursuant to sections
62	116 to 123, inclusive; or (ii) for good cause shown.
63	Section 119. The commissioner shall suspend, revoke or refuse to renew the license of a
64	person who violates sections 116 to 123, inclusive, following appropriate process in accordance
65	with chapter 30A.
66	Section 120. (a) The department and the commissioner shall promulgate rules and
67	regulations for the implementation, administration and enforcement of sections 116 to 123,
68	inclusive.
69	(b) Pursuant to section 2 of chapter 30A, the department may promulgate, amend or
70	repeal any regulation promulgated under this chapter as an emergency regulation if the
71	regulation is necessary to protect the interests of the commonwealth in regulating industrial
72	hemp.
73	Section 121. The department may inspect and have access to the equipment, supplies,
74	records, real property and other information deemed necessary to carry out the department's

4 of 6

duties under sections 116 to 123, inclusive, from a person participating in the planting, growing,
harvesting, possessing, processing, purchasing or researching of hemp or industrial hemp. The
department may establish an inspection and testing program to determine delta-9
tetrahydrocannabinol levels and ensure compliance with the limits on delta-9

79 tetrahydrocannabinol concentration.

80 Section 122. (a) Notwithstanding any other provision of law to the contrary, dietary 81 supplements, food or food products that contain hemp or any part of the hemp plant, including 82 the seeds and all naturally occurring cannabinoids, compounds, concentrates, extracts, isolates, 83 resins, isomers, acids, salts, salts of isomers or cannabidiol derivatives, are not considered to be 84 adulterated or misbranded based solely on the inclusion of hemp or any part of the hemp plant. 85 The marketing, sale or distribution of dietary supplements, food or food products within the 86 commonwealth that contain hemp or any part of the hemp plant may not be restricted or 87 prohibited based solely on the inclusion of hemp or any part of the hemp plant. The label of a 88 hemp product may not make any claims that food or food products that contain hemp can treat, 89 cure or prevent any disease without approval pursuant to federal law.

90 (b) Hemp and hemp products cultivated and manufactured in other states pursuant to a
91 USDA approved hemp program, or produced lawfully under the laws of another state, tribe, or
92 country, may be sold within the Commonwealth.

93 (c) Notwithstanding any other law, derivatives of hemp, including hemp-derived
94 cannabidiol, may be added to animal and human products intended for topical application such
95 as cosmetics, personal care and grooming products and animal and human products intended for

96 consumption such as dietary supplements, foods and beverages, and such an addition is not
97 considered an adulteration of such products.

98	(d) The THC found in hemp and being within the federally defined THC level for hemp
99	shall not be considered to be THC in qualifying as a controlled substance.
100	Section 123. The department may establish civil administrative fines for violations of
101	sections 116 to 123, inclusive. A person aggrieved by the assessment of a fine under this section
102	or a licensure action under section 119 may appeal by filing a notice of appeal with the
103	department not later than 21 days after the receipt of the notice of the fine or licensure action.

104 The adjudicatory hearing shall be conducted in accordance with chapter 30A.