

2024 South Dakota Legislature House Bill 1125

Introduced by: Representative Mulder

An Act to prohibit the chemical modification or conversion of industrial hemp and the sale or distribution of chemically modified or converted industrial hemp and to provide a penalty therefor.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

5 Section 1. That § 34-20B-1 be AMENDED:

34-20B-1. Terms as used in this chapter mean:

- 7 (1) "Administer," to deliver a controlled drug or substance to the ultimate user or
 8 human research subject by injection, inhalation, or ingestion, or by any other
 9 means;
- (2) "Agent," an authorized person who acts on behalf of or at the direction of a
 manufacturer, distributor, or dispenser and includes a common or contract carrier,
 public warehouseman, or employee thereof;
- (3) "Chemically derived cannabinoid," a chemical substance created by a chemical
 reaction that changes the molecular structure of any chemical substance derived
 from the cannabis plant. The term does not include cannabinoids produced by
 decarboxylation from a naturally occurring cannabinoid acid without the use of a
 chemical catalyst;
- (3)(4) "Control," to add, remove, or change the placement of a drug, substance, or
 immediate precursor under §§ 34-20B-27 and 34-20B-28;
- 20 (4)(5) "Controlled substance analogue," any of the following:
- 21(a)A substance that differs in its chemical structure from a controlled substance22listed in or added to Schedule I or II only by substituting one or more23hydrogens with halogens, or by substituting one halogen with a different24halogen;
- (b) A substance that is an alkyl homolog of a controlled substance listed in or
 added to Schedule I or II; or

1	(c)	A substance ir	ntended for human consu	mption:
2		(i) The cl	nemical structure of wh	ich is substantially similar to the
3		chemic	al structure of a controlle	ed substance in Schedule I or II; or
4		(ii) That h	as a stimulant, depressa	ant, or hallucinogenic effect on the
5		central	nervous system that is	substantially similar to, or greater
6		than,	he stimulant, depressar	nt, or hallucinogenic effect on the
7		central	nervous system of a cont	trolled substance in Schedule I or II;
8	The t	erm, controlled	substance analogue, doe	s not include a controlled substance
9	or any subst	ance for which t	here is an approved new	drug application;
10	(5)<u>(6)</u> "Cou	nterfeit substand	e," a controlled drug or s	substance which, or the container or
11	labeli	ng of which, witl	nout authorization, bears	the trademark, trade name, or other
12	ident	ifying mark, im	print, number, or devi	ce, or any likeness thereof, of a
13	manı	ıfacturer, distrit	outor, or dispenser other	r than the person or persons who
14	manı	ifactured, distrib	uted, or dispensed such	substance and which thereby falsely
15	purpo	orts or is repres	ented to be the product	of, or to have been distributed by,
16	such	other manufactu	ırer, distributor, or disper	nser;
17	(6)<u>(7)</u> "Deliv	/er" or "deliver	y," the actual, constru	ctive, or attempted transfer of a
18	contr	olled drug, subs	stance, or marijuana whe	ther or not there exists an agency
19	relati	onship;		
20	(7)<u>(8)</u> "Dep	artment," the De	epartment of Health creat	ed by chapter 1-43;
21	(8)<u>(9)</u> "Disp	ense," to deliver	a controlled drug or subs	stance to the ultimate user or human
22	resea	rch subject by c	or pursuant to the lawful o	order of a practitioner, including the
23	presc	ribing, adminis	ering, packaging, labeli	ng, or compounding necessary to
24	prepa	are the substance	e for such delivery, and a	a dispenser is one who dispenses;
25	(9)<u>(10)</u> "[Distribute," to de	liver a controlled drug, su	ıbstance, or marijuana. A distributor
26	is a p	erson who deliv	ers a controlled drug, sub	ostance, or marijuana;
27	(10)<u>(11)</u> "I	lashish," the res	in extracted from any pai	rt of any plant of the genus cannabis
28	that	contains a delta	-9 tetrahydrocannabinol	concentration of more than three-
29	tenth	s of one percent	on a dry weight basis;	
30	(11)<u>(12)</u> "I	mprisonment," i	mprisonment in a state co	prrectional facility unless the penalty
31	speci	fically provides f	or imprisonment in the co	ounty jail;
32	(12)<u>(13)</u> "ľ	lanufacture," tl	ne production, preparati	on, propagation, compounding, or
33	proce	essing of a con	trolled drug or substand	ce, either directly or indirectly by
34	extra	ction from sub	stances of natural origi	n, or independently by means of
35	chem	ical synthesis o	r by a combination of ex	traction and chemical synthesis. A

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- manufacturer includes any person who packages, repackages, or labels any container of any controlled drug or substance, except practitioners who dispense or compound prescription orders for delivery to the ultimate consumer;
- (13) (14) "Marijuana," all parts of any plant of the genus cannabis, whether growing or 4 5 not; the seeds thereof; and every compound, manufacture, salt, derivative, 6 mixture, or preparation of such plant or its seeds. The term does not include fiber 7 produced from the mature stalks of the plant, or oil or cake made from the seeds 8 of the plant, or the resin when extracted from any part of the plant, or a drug 9 product approved by the United States Food and Drug Administration. The term 10 does not include the plant Cannabis sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, 11 12 and salts of isomers, whether growing or not, with a delta-9 tetrahydrocannabinol 13 concentration of not more than three-tenths of one percent on a dry weight basis; 14 (14)(15) "Narcotic drug," any of the following, whether produced directly or indirectly by
 - extraction from substances of vegetable origin or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis:
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(a) Opium, coca leaves, or opiates;

- (b) A compound, manufacture, salt, derivative, or preparation of opium, coca leaves, or opiates;
- 20 (c) A substance, and any compound, manufacture, salt, derivative, or
 21 preparation thereof, that is chemically identical to any of the substances
 22 referred to in subsections (a) and (b) of this subdivision;
- The term, narcotic drug, does not include decocainized coca leaves or extracts of
 coca leaves, which extracts do not contain cocaine or ecgonine;
- 25 (15)(16) "Opiate" or "Opioid," any controlled drug or substance having an addiction 26 sustaining liability similar to morphine or being capable of conversion into a drug
 27 having such addiction-forming or addiction-sustaining liability;
- 28 (16)(17) "Opium poppy," the plant of the species papaver somniferum L., except the
 29 seeds thereof;
- 30 (17)(18) "Person," any corporation, association, limited liability company, partnership,
 31 or one or more individuals;

32 (18)(19) "Poppy straw," all parts, except the seeds, of the opium poppy, after mowing;

- 33 (19)(20) "Practitioner,":
- 34(a)A physician licensed pursuant to chapter 36-4, a physician assistant licensed35pursuant to chapter 36-4A, a dentist licensed pursuant to chapter 36-6A,

1	an optometrist licensed pursuant to chapter 36-7, a podiatrist licensed	
2	pursuant to chapter 36-8, a certified registered nurse anesthetist licensed	
3	pursuant to chapter 36-9, a certified nurse practitioner or certified nurse	
4	midwife licensed pursuant to chapter 36-9A, a pharmacist licensed pursuant	
5	to chapter 36-11, or a veterinarian licensed pursuant to chapter 36-12;	
6	(b) A government employee acting within the scope of employment; and	
7	(c) A person permitted by a certificate issued by the department to distribute,	
8	dispense, conduct research with respect to, or administer a substance	
9	controlled by this chapter;	
10	(20)(21) "Prescribe," an order of a practitioner for a controlled drug or substance;	
11	(21)(22) "Production," the manufacture, planting, cultivation, growing, or harvesting of	
12	a controlled drug or substance;	
13	(22)(23) "Ultimate user," a person who lawfully possesses a controlled drug or substance	
14	for personal use or for the use of a member of the person's household, or for	
15	administration to an animal owned by the person or by a member of the person's	
16	household.	
17	Section 2. That a NEW SECTION be added to chapter 34-20B:	
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18	No person or entity may:	
18 19	<u>No person or entity may:</u> (1) Chemically modify or convert industrial hemp as defined in § 38-35-1, or engage	
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18 19 20 21 22 23 24 25 26 27 28 29	 No person or entity may: Chemically modify or convert industrial hemp as defined in § 38-35-1, or engage in any process that converts cannabidiol, into delta-8 tetrahydrocannabinol, delta-9 tetrahydrocannabinol, delta-10 tetrahydrocannabinol, or any other tetrahydrocannabinol isomer, analog, or derivative; or Sell or distribute industrial hemp or an industrial hemp product that contains chemically derived cannabinoids or cannabinoids created by chemically modifying or converting a hemp extract. A violation of this section is a Class 1 misdemeanor. Section 3. That § 38-35-1 be AMENDED: "Applicant," a person, including the state or any agency or institution thereof, any 	

32 or governing or managing body of any municipality, political subdivision, or public

1		or private corporation, or limited liability company, applying for an industrial hemp
2		grower license, processor license, or both;
3	(2)	"Department," the Department of Agriculture and Natural Resources;
4	<u>(3)</u>	"Chemically derived cannabinoid," a chemical substance created by a chemical
5		reaction that changes the molecular structure of any chemical substance derived
6		from the cannabis plant. The term does not include cannabinoids produced by
7		decarboxylation from a naturally occurring cannabinoid acid without the use of a
8		chemical catalyst;
9	(3)(4)	"Greenhouse," any indoor structure or enclosed building capable of continuous
10		cultivation throughout the year, no less than two thousand eight hundred and
11		eighty square feet, not part of a residential dwelling. Greenhouses may contain
12		multiple lots that are separated and identified;
13	(4)<u>(5)</u>	"Hemp" or "industrial hemp," the plant Cannabis sativa L. and any part of that
14		plant, including the seeds thereof and all derivatives, extracts, cannabinoids,
15		isomers, acids, salts, and salts of isomers, whether growing or not, with a total
16		delta-9 tetrahydrocannabinol concentration of not more than three-tenths of one
17		percent on a dry weight basis;
18	(5)<u>(6)</u>	"Key participant," a sole proprietor, a partner in a partnership, a principal executive
19		officer for a government entity, or a person with executive managerial control in a
20		corporation or limited liability company;
21	(6)<u>(7)</u>	"Industrial hemp product," a finished manufactured product, or consumer product
22		made from industrial hemp with a total delta-9 tetrahydrocannabinol concentration
23		of not more than three-tenths of one percent, derived from or made by processing
24		industrial hemp. This term does not include a product containing chemically derived
25		cannabinoids, including:
26		(a) Delta-8 tetrahydrocannabinol, also known as delta-8 THC;
27		(b) Delta-10 tetrahydrocannabinol, also known as delta-10 THC;
28		(b) Tetrahydrocannabinol acetate, also known as THC-O acetate or THC-O;
29		(c) Hexahydrocannabinol, also known as HHC; or
30		(d) Tetrahydrocannabiphoral, also known as THCP;
31	(7)<u>(8)</u>	"Lot," a contiguous area in a field or greenhouse containing the same variety or
32		strain of hemp throughout the area;
33	(8)(9)	"Measurement of uncertainty," the parameter associated with the result of a
34		measurement, that characterizes the dispersion of the values that could reasonably
35		be attributed to the particular quantity subject to measurement;

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- (9)(10) "Process" or "processing," to render raw industrial hemp plants or plant parts
 from their natural or original state to an initial processed form. Typical processing
 includes decortication, devitalization, crushing, or extraction;
- 4 (10)(11) "Processor," a person that converts raw hemp into an initial processed form;
- 5 (11)(12) "Produce" or "producing," to grow, germinate, dry, sort, grade, bale, grind,
 6 mill, pelletize, and harvest hemp plants in the field or in a greenhouse;
- 7 (12)(13) "Product in process," the product being processed by a state licensed hemp
 8 processor or the transfer of that product at no higher than one percent total delta 9 9 tetrahydrocannabinol between one or more licensed hemp processors during the
 10 process of processing state or federally approved, lab-tested biomass from a
 11 licensed grower into a finished industrial hemp product;
- (13)(14) "Remediation," the process of rendering non-compliant cannabis compliant
 using methods accepted by the USDA;
- (14)(15) "Secretary," the secretary of the Department of Agriculture and Natural
 Resources;
- (15)(16) "Total delta-9 THC or total delta-9 tetrahydrocannabinol," the value determined
 after the process of decarboxylation, or the application of a conversion factor if the
 testing methodology does not include decarboxylation, that expresses the potential
 total delta-9 tetrahydrocannabinol content derived from the sum of the THC and
 THCA content and reported on a dry weight basis; and
- 21 (16)(17) "Transporter," any person transporting, hauling, or delivering immature or
 22 mature hemp or product in process, but not industrial hemp product or sterilized
 23 seeds that are incapable of beginning germination.