STATE OF NEW YORK

6184

2019-2020 Regular Sessions

IN SENATE

May 21, 2019

Introduced by Sens. METZGER, MAY -- read twice and ordered printed, and when printed to be committed to the Committee on Agriculture

AN ACT to amend the agriculture and markets law, in relation to the growth of industrial hemp and the regulation of hemp extract; and to repeal certain provisions of such law relating thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Subdivision 1 of section 505 of the agriculture and markets
2	law, as added by chapter 524 of the laws of 2014, is amended to read as
3	follows:
4	1. "Industrial hemp" means the plant Cannabis sativa L. and any part
5	of such plant, including the seeds thereof and all derivatives,
б	extracts, cannabinoids, isomers, acids, salts, and salts of isomers,
7	whether growing or not, with a delta-9 tetrahydrocannabinol concen-
8	tration of not more than 0.3 percent on a dry weight basis.
9	§ 2. Section 506 of the agriculture and markets law, as amended by
10	section 1 of part OO of chapter 58 of the laws of 2017, is amended to
11	read as follows:
12	§ 506. Growth, sale, distribution, transportation and processing of
13	industrial hemp and products derived from such hemp permitted. [Notwith-
14	standing any provision of law to the contrary, industrial] 1. Industrial
15	hemp and products derived from such hemp are agricultural products which
16	may be grown, produced [and], possessed [in the state, and], sold,
17	distributed, transported [or] and/or processed [cither] in [or out of]
18	state [as part of agricultural pilot programs pursuant to authorization
19	under federal law and the provisions of this article] pursuant to
20	authorization under federal law and/or the provisions of this article.
21	[Notwithstanding any provision of law to the contrary restricting the
22	growing or cultivating, sale, distribution, transportation or processing
23	of industrial hemp and products derived from such hemp, and subject to
24	authorization under federal law, the

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 2. The commissioner may authorize the growing or cultivating of indus-2 trial hemp as part of agricultural pilot programs conducted by the 3 department and/or an institution of higher education to study the growth 4 and cultivation, sale, distribution, transportation and processing of 5 such hemp and products derived from such hemp provided that the sites б and programs used for growing or cultivating industrial hemp are certi-7 fied by, and registered with, the department. 3. Nothing in this section shall limit the jurisdiction of the depart-8 9 ment under any other article of this chapter. 10 § 3. Section 507 of the agriculture and markets law is REPEALED and a 11 new section 507 is added to read as follows: § 507. Licensing; fees. 1. No person shall grow, process, produce, 12 distribute and/or sell industrial hemp or products derived from indus-13 trial hemp in the state unless (a) licensed biennially by the commis-14 15 sioner or (b) authorized by the commissioner as part of an agricultural 16 research pilot program established under this article. 17 2. Application for a license to grow industrial hemp shall be made 18 upon a form prescribed by the commissioner, accompanied by a per-acre 19 license fee and a non-refundable application fee of five hundred 20 <u>dollars.</u> 21 3. The applicant shall furnish evidence of his or her good character, experience and competency, that the applicant has adequate facilities, 22 equipment, process controls, testing capability and security to grow 23 24 hemp. 25 4. Growers who intend to cultivate hemp for cannabinoids shall be 26 required to obtain licensure from the department pursuant to article 27 twenty-nine-A of this chapter. 5. A renewal application shall be submitted to the commissioner at 28 29 least sixty days prior to the commencement of the next license period. 30 § 4. Section 508 of the agriculture and markets law is REPEALED and a 31 new section 508 is added to read as follows: 32 § 508. Compliance action plan. If the commissioner determines, after notice and an opportunity for hearing, that a licensee has negligently 33 34 violated a provision of and/or a regulation promulgated pursuant to this 35 article, that licensee shall be required to comply with a corrective action plan established by the commissioner to correct the violation by 36 a reasonable date and to periodically report to the commissioner with 37 respect to the licensee's compliance with this article for a period of 38 39 no less than the next two calendar years following the commencement date 40 of the compliance action plan. The provisions of this section shall not 41 be applicable to research partners conducting hemp research pursuant to 42 a research partner agreement, the terms of which shall control. 43 § 5. Section 509 of the agriculture and markets law is REPEALED and a 44 new section 509 is added to read as follows: 45 509. Granting, suspending or revoking licenses. The commissioner 8 46 may decline to grant a new license, may decline to renew a license, may 47 suspend or revoke a license already granted after due notice and oppor-48 tunity for hearing whenever he or she finds that: 1. any statement contained in an application for an applicant or 49 50 licensee is or was false or misleading; 51 2. the applicant or licensee does not have good character, the 52 required experience and/or competency, adequate facilities, equipment, process controls, testing capability and/or security to produce hemp or 53

54 products derived from hemp;

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3. the applicant or licensee has failed or refused to produce any
records or provide any information demanded by the commissioner reason-
ably related to the administration and enforcement of this article; or
4. the applicant or licensee, or any officer, director, partner, hold-
er of ten percent of the voting stock, or any other person exercising
any position of management or control has failed to comply with any of
the provisions of this article or rules and regulations promulgated
pursuant thereto.
§ 6. Section 510 of the agriculture and markets law is REPEALED and $$ a
new section 510 is added to read as follows:
§ 510. Regulations. The commissioner may develop regulations consist-
ent with the provisions of this article for the growing and cultivation,
sale, distribution, and transportation of industrial hemp grown in the
state, including:
1. the authorization or licensing of any person who may: acquire or

1. the auth <u>may: acquire or</u> 16 possess industrial hemp plants or seeds; grow or cultivate industrial 17 hemp plants; and/or sell, purchase, distribute, or transport such indus-18 trial hemp plants, plant parts, or seeds;

19 2. maintaining relevant information regarding land on which industrial 20 hemp is produced within the state, including the legal description of 21 the land, for a period of not less than three calendar years;

3. the procedure for testing of industrial hemp produced in the state 22 for delta-9-tetrahydrocannabinol levels, using post decarboxylation or 23 24 other similarly reliable methods;

25 4. the procedure for effective disposal of industrial hemp plants or 26 products derived from hemp that are produced in violation of this arti-27 cle;

5. a procedure for conducting at least a random sample of industrial 28 29 hemp producers to verify that hemp is not produced in violation of this 30 article;

31 6. any required security measures; and

32 7. such other and further regulation as the commissioner deems appro-33 priate or necessary.

§ 7. Section 511 of the agriculture and markets law is REPEALED and a 34 35 new section 511 is added to read as follows:

§ 511. Prohibitions. Except as authorized by state law, and regu-36 lations promulgated thereunder, the growth, cultivation, processing, 37 38 sale, and/or distribution of industrial hemp is prohibited.

39 § 8. Section 512 of the agriculture and markets law is REPEALED and a 40 new section 512 is added to read as follows:

41 § 512. Industrial hemp data collection and best farming practices. 42 The commissioner shall have the power to collect and publish data and 43 research concerning, among other things, the growth, cultivation, production and processing methods of industrial hemp and products derived from industrial hemp and work with the Cornell cooperative 44 45 46 extension to promote best farming practices for industrial hemp which 47 are compatible with state water quality and other environmental objectives. 48 49 § 9. Sections 513 and 514 of the agriculture and markets law are 50 REPEALED and two new sections 513 and 514 are added to read as follows:

51 § 513. Access to criminal history information through the division of criminal justice services. In connection with the administration of 52 this article, the commissioner is authorized to request, receive and 53 54 review criminal history information through the division of criminal 55 justice services (division) with respect to any person seeking a license

56 or authorization to undertake a hemp pilot project. At the commission-

er's request, each researcher, principal and/or officer of the applicant 1 2 shall submit to the department his or her fingerprints in such form and 3 in such manner as specified by the division, for the purpose of conduct-4 ing a criminal history search and returning a report thereon in accord-5 ance with the procedures and requirements established by the division б pursuant to the provisions of article thirty-five of the executive law, 7 which shall include the payment of the prescribed processing fees for 8 the cost of the division's full search and retain procedures and a 9 national criminal history record check. The commissioner, or his or her designee, shall submit such fingerprints and the processing fee to the 10 11 division. The division shall forward to the commissioner a report with respect to the applicant's previous criminal history, if any, or a 12 statement that the applicant has no previous criminal history according 13 14 to its files. Fingerprints submitted to the division of criminal justice 15 services pursuant to this section may also be submitted to the federal 16 bureau of investigation for a national criminal history record check. If 17 additional copies of fingerprints are required, the applicant shall 18 furnish them upon request. 19 § 514. Aids to enforcement. 1. The commissioner shall have full access 20 to all premises, buildings, factories, farms, vehicles, cars, boats, 21 airplanes, vessels, containers, packages, barrels, boxes, and/or cans for the purpose of enforcing the provisions of this article. The commis-22 sioner may, at such locations, examine industrial hemp and hemp products 23 and may open any package and/or container reasonably believed to contain 24 25 industrial hemp or hemp products, to determine whether such industrial 26 hemp or hemp products follow applicable law or regulation. 27 2. A search warrant shall be issued by any court to which application 28 is made therefor, whenever it shall be made to appear to such court that 29 a licensee has: refused to permit any industrial hemp to be inspected or samples taken therefrom; refused to permit access to any premises, or place where licensed activities are conducted; and/or refused or prevented access thereto by any inspector of the department and that such inspector has reasonable grounds to believe that such person has any industrial hemp in his or her possession, or under his or her control and/or is in violation of the provisions or regulations of this article. In such a case, a warrant shall be issued in the name of the people, directed to a police officer, commanding him or her to: (a)

30 31 32 33 34 35 36 37 38 search any place of business, factory, building, premises, or farm where licensed activities have occurred and any vehicle, boat, vessel, 39 container, package, barrel, box, tub or can, containing, or believed to 40 contain industrial hemp in the possession or under the control of any 41 42 person who shall refuse to allow access to such hemp for inspection or 43 sampling, (b) permit the inspection and sampling of any industrial hemp 44 found in the execution of the warrant, as the officer applying for the 45 search warrant shall designate when the same is found, by an inspector 46 or a department official authorized by the commissioner or by this chap-47 ter, and/or (c) permit access to any place where access is refused or prevented, and to allow and enable a department inspector or other 48 49 department official to conduct an inspection of the place. The provisions of article six hundred ninety of the criminal procedure law 50 51 shall apply to such warrant as far as applicable thereto. The officer to whom the warrant is delivered shall make a return in writing of his or 52 53 her proceedings thereunto to the court which issued the same. 54 3. The commissioner may quarantine industrial hemp when he or she has reason to believe that such commodity does not meet the definition ther-55

56 eof, set forth in subdivision one of section five hundred five of this

1	article, or is otherwise in violation of or does not meet a standard set
2	forth in, applicable law or regulation. The quarantine may by the issu-
3	ance of an order directing the owner or custodian of industrial hemp not
4	to distribute, dispose of, or move that commodity without the written
5	permission of the commissioner. The commissioner may also quarantine a
б	product by placing a tag or other appropriate marking thereon or adja-
7	<u>cent thereto that provides and requires that such product must not be</u>
8	distributed, disposed of, or moved without his or her written permis-
9	sion, or may quarantine a product by otherwise informing the owner or
10	custodian thereof that such condition must be complied with.
11	4. The commissioner may seize industrial hemp by taking physical
12	<u>possession of industrial hemp when he or she has substantial evidence to</u>
13	believe that such commodity does not meet the definition thereof, set
14	forth in subdivision one of section five hundred five of this article,
15	or is otherwise in violation of, or does not meet a standard set forth
16	in, applicable law or regulation.
17	5. Subsequent to quarantining or seizing industrial hemp, as author-
18	ized in subdivisions three and four of this section, the commissioner
19	shall promptly give the owner or custodian thereof an opportunity to be
20	heard to show cause why such industrial hemp should not be ordered
21	destroyed. The commissioner shall, thereafter, consider all the relevant
22	evidence and information presented and shall make a determination wheth-
23 24	er such industrial hemp should be ordered to be destroyed; that determi- nation may be reviewed as provided for in article seventy-eight of the
24 25	civil practice law and rules.
26	§ 10. The agriculture and markets law is amended by adding a new arti-
27	cle 29-A to read as follows:
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28	ARTICLE 29-A
28 29	<u>ARTICLE 29-A</u> REGULATION OF HEMP EXTRACT
29	REGULATION OF HEMP EXTRACT
29 30	REGULATION OF HEMP EXTRACT Section 520. Definitions.
29 30 31	REGULATION OF HEMP EXTRACT Section 520. Definitions. 521. Rulemaking authority.
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1	544. Penalties and violations of this article.
2	545. Hemp workgroup.
3	§ 520. Definitions. Wherever used in this article unless otherwise
4	expressly stated or unless the context or subject matter requires a
5	different meaning, the following terms shall have the representative
б	meanings hereinafter set forth or indicated:
7	1. "Applicant" means a for-profit entity or not-for-profit corporation
8	and includes board members who submit an application to become a licen-
9	see.
10	2. "Hemp extract" means the plant Cannabis sativa L. and any part of
11	such plant, including the seeds thereof and all derivatives, extracts,
12	cannabinoids, isomers, acids, salts, and salts of isomers, whether grow-
13	ing or not, with a delta-9-tetrahydrocannabinol concentration of not
14^{13}	more than an amount determined by the department in regulation, used or
15	intended for human or animal consumption or use for its cannabinoid
16	content, as determined by the commissioner in regulation. Hemp extract
17	excludes industrial hemp used or intended exclusively for an industrial
18	purpose and those food and/or food ingredients that are generally recog-
19	nized as safe by the department, and shall not be regulated as hemp
20	extract within the meaning of this article.
21	3. "Cannabinoid grower" means a person licensed by the department, and
22	in compliance with article twenty-nine of this chapter, to acquire,
23	possess, cultivate, and sell hemp extract for its cannabinoid content.
24	4. "Cannabinoid manufacturer" means a person licensed by the depart-
25	ment to acquire, possess, and manufacture hemp extract from licensed
26	cannabinoid growers or cannabinoid extractors for the manufacture and
27	sale of hemp extract products marketed for cannabinoid content and used
28	or intended for human or animal consumption or use.
29	5. "Cannabinoid extractor" means a person licensed by the department
30	to acquire, possess, extract and manufacture hemp extract from licensed
31	cannabinoid growers for the manufacture and sale of hemp extract
32	products marketed for cannabinoid content and used or intended for human
33	or animal consumption or use.
34	6. "License" means a license issued pursuant to this article.
35	7. "Industrial hemp" means the plant Cannabis sativa L. and any part
36	of such plant, including the seeds thereof and all derivatives,
37	extracts, cannabinoids, isomers, acids, salts, and salts of isomers,
38	whether growing or not, with a delta-9-tetrahydrocannabinol concen-
39	tration of not more than 0.3 percent on a dry weight basis.
40	§ 521. Rulemaking authority. 1. The department shall perform such
41	acts, prescribe such forms and propose such rules, regulations and
42	orders as it may deem necessary or proper to fully effectuate the
43	provisions of this article.
44	2. The department shall have the power to promulgate any and all
45	necessary rules and regulations governing the production, processing,
46	transportation, distribution, and sale of hemp extract, including but
47	not limited to the licensing of cannabinoid growers, manufacturers,
48	extractors and retailers, including, but not limited to:
49	(a) prescribing forms and establishing application, reinstatement, and
50	renewal fees;
	(b) the qualifications and selection criteria for licensing, or
51 52	
52 52	permitting;
53 E4	(c) limitations on the number of licenses to be awarded;
54	(d) the books and records to be created and maintained by licensees,
55	and permittees, including the reports to be made thereon to the depart-
56	ment, and inspection of any and all books and records maintained by any

1	licensee, or permittee, and on the premises of any licensee or permit-
2	tee;
3	(e) methods of producing, processing, and packaging hemp extract;
4	conditions of sanitation, and standards of ingredients, guality, and
5	identity of hemp extract products cultivated, processed, packaged, or
б	sold by licensees; and
7	(f) hearing procedures and additional causes for cancellation, revoca-
8	tion, and/or civil penalties against any person licensed, or permitted
9	by the department.
10	3. The department, in consultation with the department of environ-
11	mental conservation, shall promulgate necessary rules and regulations
12	governing the safe production of hemp extract, including environmental
13	and energy standards and restrictions on the use of pesticides.
14	§ 522. Cannabinoid related hemp extract licensing. 1. Persons grow-
15	ing, processing, extracting, and/or manufacturing hemp extract or
16	producing hemp extract products distributed, sold or marketed for canna-
17	binoid content and used or intended for human or animal consumption or
18	use, shall be required to obtain the following license or licenses from
19	the department, depending upon the operation:
20	(a) cannabinoid grower license;
	(b) cannabinoid manufacturer license;
21	(c) cannabinoid extractor license.
22	
23	2. Notwithstanding subdivision one of this section, those persons
24	growing, processing or manufacturing food or food ingredients from
25	industrial hemp, which food or food ingredients are generally recognized
26	as safe, shall be subject to regulation and/or licensing by the depart-
27	ment.
28	§ 523. Cannabinoid grower licenses. 1. A cannabinoid grower's license
29	authorizes the acquisition, possession, cultivation and sale of hemp
30	extract grown or used for its cannabinoid content on the licensed prem-
31	ises of the grower.
32	2. A person holding a cannabinoid grower's license shall not sell hemp
33	extract products marketed, distributed or sold for its cannabinoid
34	content and intended for human consumption or use without also being
35	licensed as a manufacturer or extractor pursuant to this article.
36	3. Persons growing industrial hemp pursuant to article twenty-nine of
37	this chapter are not authorized to and shall not sell hemp extract for
38	human or animal consumption or use, other than as food or a food ingre-
39	dient that has been generally recognized as safe in accordance with the
40	department or determined by the state to be safe for human consumption
41	as food or a food ingredient.
42	4. A person authorized under article twenty-nine of this chapter as an
43	industrial hemp grower shall apply for a cannabinoid grower license
44	provided it can demonstrate to the department that its cultivation of
45	industrial hemp meets all the requirements for hemp extract cultivated
46	<u>under a cannabinoid grower license.</u>
47	<u>§ 524. Cannabinoid manufacturer license. 1. A cannabinoid manufacturer</u>
48	license authorizes the licensee's acquisition, possession, and manufac-
49	ture of hemp extract from a licensed cannabinoid grower or cannabinoid
50	extractor for the processing of hemp extract or the production of hemp
51	extract products marketed, distributed or sold for cannabinoid content
52	and used or intended for human or animal consumption or use.
53	2. Notwithstanding subdivision one of this section, nothing shall
54	prevent a cannabinoid manufacturer from manufacturing industrial hemp
55	products not used or intended for human or animal consumption or use.

§ 525. Cannabinoid extractor license. 1. A cannabinoid extractor 1 license authorizes the licensee's acquisition, possession, extraction 2 3 and manufacture of hemp extract from a licensed cannabinoid grower for 4 the processing of hemp extract or the production of hemp extract 5 products marketed, distributed or sold for cannabinoid content and used б or intended for human or animal consumption or use. 7 2. No cannabinoid extractor licensee shall engage in any other busi-8 ness on the licensed premises; except that nothing contained in this 9 article shall prevent a cannabinoid extractor licensee from also being 10 licensed as a cannabinoid grower on the same premises. 11 3. Notwithstanding subdivisions one and two of this section, nothing shall prevent a cannabinoid extractor from manufacturing industrial hemp 12 13 products not used or intended for human or animal consumption or use. 14 4. A person authorized under article twenty-nine of this chapter as an industrial hemp processor shall qualify for a cannabinoid extractor 15 license provided it can demonstrate to the department that its 16 extraction of industrial hemp meets all the requirements for hemp 17 extract under a cannabinoid extractor license. 18 19 <u>§ 526. Cannabinoid license applications. 1. Persons shall apply for a</u> cannabinoid grower license, cannabinoid manufacturer license and/or a 20 21 cannabinoid extractor license by submitting an application upon a form supplied by the department, providing all the requested information, 22 verified by the applicant or an authorized representative of the appli-23 cant. 24 25 2. A separate license shall be required for each facility at which 26 growing, manufacturing and/or extracting is conducted. 27 3. Each applicant shall remit with its application the fee for each requested license. 28 29 <u>§ 527. Information to be requested in applications for licenses. 1.</u> 30 The department shall have the authority to prescribe the manner and form 31 in which an application must be submitted to the department for licen-32 sure under this article. 33 2. The commissioner is authorized to adopt regulations, including by emergency rule, establishing information which must be included on an 34 application for licensure under this article. Such information may 35 include, but is not limited to: information about the applicant's iden-36 tity, including racial and ethnic diversity; ownership and investment 37 information, including the corporate structure; evidence of good moral 38 character, including the submission of fingerprints by the applicant to 39 the division of criminal justice services; information about the prem-40 ises to be licensed; financial statements; and any other information 41 42 prescribed in regulation. 3. All license applications shall be signed by the applicant (if an 43 44 individual), by a managing partner (if a limited liability corporation), 45 by an officer (if a corporation), or by all partners (if a partnership). 46 Each person signing such application shall verify it as true under the 47 penalties of perjury. 4. All license or permit applications shall be accompanied by a check, 48 49 draft or other forms of payment as the department may require or authorize in the amount required by this article for such license or permit. 50 51 5. If there be any change, after the filing of the application or the granting of a license, in any of the facts required to be set forth in 52 such application, a supplemental statement giving notice of such change, 53 cost and source of money involved in the change, duly verified, shall be 54 55 filed with the department within ten days after such change. Failure to

1	do so shall, if willful and deliberate, be cause for revocation of the
2	license.
3	6. In giving any notice, or taking any action in reference to a licen-
4	see of a licensed premises, the department may rely upon the information
5	furnished in such application and in any supplemental statement
б	connected therewith, and such information may be presumed to be correct,
7	and shall be binding upon a licensee or licensed premises as if correct.
8	All information required to be furnished in such application or supple-
9	mental statements shall be deemed material in any prosecution for perju-
10	ry, any proceeding to revoke, cancel or suspend any license, and in the
11	department's determination to approve or deny the license.
12	7. The department may, in its discretion, waive the submission of any
13	category of information described in this section for any category of
14	license or permit, provided that it shall not be permitted to waive the
15	requirement for submission of any such category of information solely
16	for an individual applicant or applicants.
17	§ 528. Fees. The department shall have the authority to charge licen-
18	sees a biennial license fee. Such fee may be based on the amount of hemp
19	extract to be grown, processed, manufactured or extracted by the licen-
20	see, the gross annual receipts of the licensee for the previous license
21	period, or any other factors deemed appropriate by the department.
22	§ 529. Selection criteria. 1. An applicant shall furnish evidence:
23	(a) its ability to effectively maintain a delta-9-tetrahydrocannabinol
24	concentration that does not exceed a percentage of delta-9-tetrahydro-
25	cannabinol cannabis set by the commissioner on a dry weight basis of
26	combined leaves and flowers of the plant of the genus cannabis, or per
27	volume or weight of cannabis product, or the combined percent of delta-
28	9-tetrahydrocannabinol and tetrahydrocannabinolic acid in combined
29	leaves and flowers of the plant of the genus cannabis regardless of
30	moisture content, for all hemp extract and hemp derived products culti-
31	vated, processed, manufactured or extracted by the applicant;
32	(b) its ability to comply with all applicable state laws and regu-
33	lations;
34	(c) that the applicant is ready, willing and able to properly carry on
35	the activities for which a license is sought; and
36	(d) that the applicant is in possession of or has the right to use
37	land, buildings and equipment sufficient to properly carry on the activ-
38	ity described in the application.
39	2. The department, in considering whether to grant the license appli-
40	cation, shall consider whether:
41	(a) it is in the public interest that such license be granted, taking
42	into consideration whether the number of licenses will be adequate or
43	excessive to reasonably serve demand;
44	(b) the applicant and its managing officers are of good moral charac-
45	ter and do not have an ownership or controlling interest in more
46	licenses or permits than allowed by this chapter; and
47	(c) the applicant satisfies any other conditions as determined by the
48	department.
49	3. If the commissioner is not satisfied that the applicant should be
50	issued a license, the commissioner shall notify the applicant in writing
51	of the specific reason or reasons for denial.
52	4. The commissioner shall have authority and sole discretion to deter-
53	mine the number of licenses issued pursuant to this article.
54	§ 530. Limitations of licensure; duration. 1. No license pursuant to
55	this article may be issued to a person under the age of twenty-one

56 years.

1	2 The dependences shall have the outbouity to limit by severy plant
1	2. The department shall have the authority to limit, by canopy, plant
2	count or other means, the amount of hemp extract allowed to be culti-
3	vated, processed, extracted or sold by a licensee.
4	3. All licenses under this article shall expire two years after the
5	date of issue and be subject to any rules or limitations prescribed by
б	the commissioner in regulation.
7	§ 531. License renewal. 1. Each license, issued pursuant to this arti-
8	cle, may be renewed upon application therefor by the licensee and the
9	payment of the fee for such license as prescribed by this article.
10	2. In the case of applications for renewals, the department may
11	dispense with the requirements of such statements as it deems unneces-
12	sary in view of those contained in the application made for the original
13	license, but in any event the submission of photographs of the licensed
14	premises shall be dispensed with, provided the applicant for such
15	renewal shall file a statement with the department to the effect that
16	there has been no alteration of such premises since the original license
17	was issued.
18	3. The department may make such rules as may be necessary, not incon-
19	sistent with this chapter, regarding applications for renewals of
20	licenses and permits and the time for making the same.
21	4. The department shall provide an application for renewal of a
22	license issued under this article not less than ninety days prior to the
23	expiration of the current license.
24	5. The department may only issue a renewal license upon receipt of the
25	prescribed renewal application and renewal fee from a licensee if, in
26	addition to the criteria in section five hundred twenty-seven of this
27	article, the licensee's license is not under suspension and has not been
28	revoked.
29	6. The department shall have the authority to charge applicants for
30	licensure under this article a non-refundable application fee. Such fee
31	may be based on the type of licensure sought, cultivation and/or
32	production volume, or any other factors deemed reasonable and appropri-
33	ate by the department to achieve the policy and purpose of this chapter.
34	§ 532. Form of license. Licenses issued pursuant to this article shall
35	specify:
36	1. the name and address of the licensee;
37	2. the activities permitted by the license;
38	3. the land, buildings and facilities that may be used for the
39	licensed activities of the licensee;
40	4. a unique license number issued by the department to the licensee;
41	and
42	5. such other information as the commissioner shall deem necessary to
43	assure compliance with this chapter.
44	§ 533. Amendments to license and duty to update information submitted
45	for licensing. 1. Upon application of a licensee to the department, a
46	license may be amended to allow the licensee to relocate within the
47	state, to add or delete licensed activities or facilities, or to amend
48	the ownership or organizational structure of the entity that is the
49	licensee. The fee for such amendment shall be two hundred fifty dollars.
50	2. In the event that any of the information provided by the applicant
51	changes either while the application is pending or after the license is
52	granted, within ten days of any such change, the applicant or licensee
53	shall submit to the department a verified statement setting forth the
54	change in circumstances of facts set forth in the application. Failure
55	to do so shall, if willful and deliberate, be cause for revocation of
56	the license.

3. A license shall become void by a change in ownership, substantial 1 corporate change or location without prior written approval of the 2 3 commissioner. The commissioner may promulgate regulations allowing for certain types of changes in ownership without the need for prior written 4 5 approval. б 4. For purposes of this section, "substantial corporate change" shall 7 mean: 8 (a) for a corporation, a change of eighty percent or more of the offi-9 cers and/or directors, or a transfer of eighty percent or more of stock 10 of such corporation, or an existing stockholder obtaining eighty percent or more of the stock of such corporation; and 11 (b) for a limited liability company, a change of eighty percent or 12 13 more of the managing members of the company, or a transfer of eighty percent or more of ownership interest in said company, or an existing 14 15 member obtaining a cumulative of eighty percent or more of the ownership 16 interest in said company. 17 § 534. Record keeping and tracking. 1. The commissioner shall, by regulation, require each licensee pursuant to this article to adopt and 18 19 maintain security, tracking, record keeping, record retention and 20 surveillance systems, relating to all hemp extract at every stage of 21 acquiring, possession, manufacture, transport, sale, or delivery, or distribution by the licensee, subject to regulations of the commission-22 23 er. 2. Every licensee shall keep and maintain upon the licensed premises, 24 25 adequate books and records of all transactions involving the licensee 26 and sale of its products, which shall include all information required 27 by rules promulgated by the department. 3. Each sale shall be recorded separately on a numbered invoice, which 28 29 shall have printed thereon the number, the name of the licensee, the 30 address of the licensed premises, and the current license number. 31 4. Such books, records and invoices shall be kept for a period of five 32 years and shall be available for inspection by any authorized represen-33 tative of the department. § 535. Inspections and ongoing requirements. All licensees shall be 34 35 subject to reasonable inspection by the department, and a person who holds a license must make himself or herself, or an agent thereof, 36 available and present for any inspection required by the department. The 37 department shall make reasonable accommodations so that ordinary busi-38 ness is not interrupted and safety and security procedures are not 39 40 compromised by the inspection. 41 § 536. Packaging and labeling of hemp extract. 1. The department is 42 hereby authorized to promulgate rules and regulations governing the 43 packaging and labeling of hemp extract products, sold or possessed for 44 <u>sale in New York state.</u> 45 2. Such regulations shall include, but not be limited to, requiring 46 labels warning consumers of any potential impact on human health result-47 ing from the consumption of hemp extract products that shall be affixed to those products when sold, if such labels are deemed warranted by the 48 49 <u>department.</u> 50 3. Such rules and regulations shall establish a QR code for labels and 51 establish methods and procedures for determining, among other things, serving sizes for hemp extract products, active cannabinoid concen-52 tration per serving size, number of servings per container, and the 53 54 growing region. Such regulations shall also require a nutritional fact 55 panel that incorporates data regarding serving sizes and potency there-56 of.

1	4. The packaging, sale, or possession by any licensee of any hemp
2	product intended for human or animal consumption or use not labeled or
3	offered in conformity with rules and regulations promulgated in accord-
4	ance with this section shall be grounds for the imposition of a fine,
5	and/or the suspension, revocation or cancellation of a license.
б	§ 537. Provisions governing the growing, manufacturing and extracting
7	of hemp extract. 1. No licensed cannabinoid grower, manufacturer or
8	extractor shall sell, or agree to sell or deliver in the state any hemp
9	extract products, as the case may be, except in sealed containers
10	containing quantities in accordance with size standards pursuant to
11	rules adopted by the department. Such containers shall have affixed
12	thereto such labels as may be required by the rules of the department.
13	2. Licensed cannabinoid growers shall only use pesticides that are
14	registered by the New York state department of environmental conserva-
15	tion or that specifically meet the United States Environmental
16	Protection Agency registration exemption criteria for minimum risk
17	pesticides, and only in compliance with regulations, standards and
18	guidelines issued by the department of environmental conservation.
19	3. All hemp extract products shall be extracted and manufactured in
20	accordance with good manufacturing processes, pursuant to Part 111 or
21	117 of Title 21 of the Code of Federal Regulations as may be modified
22	and decided upon by the commissioner in regulation.
23	4. Within thirty days of the effective date of this article, the
24	department shall approve the manufacture, distribution, and sale of
25	beverages containing no more than twenty milligrams of cannabidiol per
26	twelve ounce beverage. The hemp extract used in such beverages shall be
20 27	
28	grown, extracted and manufactured in the state of New York. The depart- ment shall issue guidance on the label, warning, and advertising for
28 29	such beverages.
30	§ 538. Laboratory testing. 1. Every cannabinoid manufacturer and cannabinoid extractor shall contract with an independent laboratory to
21	<u>Camabinota extractor sharr contract with an independent raboratory to</u>
31 22	togt the home extragt products produced by the ligenged manufacturer or
32	test the hemp extract products produced by the licensed manufacturer or
32 33	extractor. The commissioner, in consultation with the commissioner of
32 33 34	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory
32 33 34 35	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The
32 33 34 35 36	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory
32 33 34 35 36 37	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services.
32 33 34 35 36 37 38	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make
32 33 34 35 36 37 38 39	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid
32 33 34 35 36 37 38 39 40	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for
32 33 34 35 36 37 38 39 40 41	extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee.
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32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee. 3. On-site laboratory testing by licensees is permissible; however, such testing shall not be certified by the department and does not exempt the licensee from the requirements of quality assurance testing at a testing laboratory pursuant to this section. § 539. Advertising. The department shall promulgate rules and regu-</pre>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<pre>extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee. 3. On-site laboratory testing by licensees is permissible; however, such testing shall not be certified by the department and does not exempt the licensee from the requirements of quality assurance testing at a testing laboratory pursuant to this section. § 539. Advertising. The department shall promulgate rules and regu- lations governing the advertising of hemp extract and any other related</pre>
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32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	<pre>extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee. 3. On-site laboratory testing by licensees is permissible; however, such testing shall not be certified by the department and does not exempt the licensee from the requirements of quality assurance testing at a testing laboratory pursuant to this section. § 539. Advertising. The department shall promulgate rules and requ- lations governing the advertising of hemp extract and any other related products or services as determined by the commissioner. § 540. Research. 1. The department shall promote research and develop- ment through public-private partnerships to bring new hemp extract and</pre>
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$\begin{array}{c} 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 9\\ 50\\ 51\\ 52 \end{array}$	<pre>extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee. 3. On-site laboratory testing by licensees is permissible; however, such testing shall not be certified by the department and does not exempt the licensee from the requirements of quality assurance testing at a testing laboratory pursuant to this section. § 539. Advertising. The department shall promulgate rules and requ- lations governing the advertising of hemp extract and any other related products or services as determined by the commissioner. § 540. Research. 1. The department shall promote research and develop- ment through public-private partnerships to bring new hemp extract and industrial hemp derived products to market within the state. 2. The commissioner may develop and carry out research programs relat-</pre>
32 33 34 35 36 37 38 39 40 412 43 445 46 47 489 50 51	<pre>extractor. The commissioner, in consultation with the commissioner of health, shall approve the laboratory and require that the laboratory report testing results in a manner determined by the commissioner. The commissioner is authorized to issue regulations requiring the laboratory to perform certain tests and services. 2. Cannabinoid manufacturers and cannabinoid extractors shall make laboratory test reports available to persons holding a cannabinoid permit pursuant to section five hundred forty-two of this article for all cannabis products manufactured by the licensee. 3. On-site laboratory testing by licensees is permissible; however, such testing shall not be certified by the department and does not exempt the licensee from the requirements of quality assurance testing at a testing laboratory pursuant to this section. § 539. Advertising. The department shall promulgate rules and requ- lations governing the advertising of hemp extract and any other related products or services as determined by the commissioner. § 540. Research. 1. The department shall promote research and develop- ment through public-private partnerships to bring new hemp extract and industrial hemp derived products to market within the state.</pre>

55 ment this article.

1	§ 542. Cannabinoid permit. The department is hereby authorized to
2	issue cannabinoid permits to retailers authorizing them to sell cannabi-
3	noid products derived from hemp extract for off-premises consumption.
4	The commissioner shall have the authority to set fees for such permit,
5	to establish the period during which such permit is authorized, and to
6	make rules and regulations, including emergency regulations, to imple-
7	ment this section.
8	§ 543. New York hemp product. The commissioner may establish and adopt
9	official grades and standards for hemp extract and hemp extract products
10	as he or she may deem advisable, which are produced for sale in this
11	state and, from time to time, may amend or modify such grades and stand-
12	ards.
13	§ 544. Penalties and violations of this article. If the commissioner
14	determines that a person who has grown, processed, manufactured and/or
15	extracted hemp extract has violated this article or associated regu-
16	lations with a culpable mental state greater than negligence the depart-
17	ment shall immediately report the person to the United States attorney
18	general and the New York attorney general as required by Section 10111
19	of the Agriculture Improvement Act of 2018, Public L. No. 115-334.
20	<u>§ 545. Hemp workgroup. The commissioner shall appoint a New York state</u>
21	industrial hemp and hemp extract workgroup, composed of researchers,
22	producers, processors and manufacturers, to make recommendations for the
23	industrial hemp and hemp extract programs, state and federal policies
24	and policy initiatives, and opportunities for the promotion and market-
25	ing of industrial hemp and hemp extract as consistent with federal and
26	state laws, rules and regulations, which workgroup shall continue for
27	such time as the commissioner deems appropriate.
28	8 11 This act shall take effect immediately

28 § 11. This act shall take effect immediately.