Bill No. CS/CS/SB 1020, 1st Eng. (2019)

Amendment No.

CHAMBER	Δ CTTON

Senate House

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Representative Massullo offered the following:

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Amendment to Amendment (250377)

Remove lines 36-66 and insert:

- (e) "Hemp extract" means a substance or compound intended for ingestion that is derived from or contains hemp and that does not contain other controlled substances.
- (f) "Independent testing laboratory" means a laboratory
 that:
- 1. Does not have a direct or indirect interest in the entity whose product is being tested;
- 2. Does not have a direct or indirect interest in a facility that cultivates, processes, distributes, dispenses, or

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- sells hemp or hemp extract in the state or in another
 jurisdiction or cultivates, processes, distributes, dispenses,
 or sells marijuana, as defined in s. 381.986; and
- 3. Is accredited by a third-party accrediting body as a competent testing laboratory pursuant to ISO/IEC 17025 of the International Organization for Standardization.
- of the state plan for the regulation of the cultivation of hemp with the United States Secretary of Agriculture in accordance with 7 U.S.C. s. 1639p within 30 days after adopting rules. If the state plan is not approved by the United States Secretary of Agriculture, the Commissioner of Agriculture, in consultation with and with final approval from the Administration Commission, shall develop a recommendation to amend the state plan and submit the recommendation to the Legislature.
 - (5) LICENSURE.-
- (a) It is unlawful for a person to cultivate hemp in this state without a license issued by the department.
- (b) A person seeking to cultivate hemp must apply to the department for a license on a form prescribed by the department and must submit a full set of fingerprints to the department along with the application.
- 1. The department shall forward the fingerprints to the Department of Law Enforcement for state processing and the

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Department	of	Law	Enfo	rcement	shall	for	ward	the	fingerprints	to
the Federal	. Bı	ıreau	ıof	Investi	gation	for	nati	onal	processing.	

- 2. Fingerprints submitted to the Department of Law Enforcement pursuant to this paragraph must be retained by the Department of Law Enforcement as provided in s. 943.05(2)(g) and (h) and must be retained as provided in s. 943.05(4) when the Department of Law Enforcement begins participation in the Federal Bureau of Investigation's national retained fingerprint arrest notification program.
- 3. Any arrest record identified shall be reported to the department.