COMMITTEE ON ECONOMIC DEVELOPMENT, AGRICULTURE AND PLANNING

06/04/2015-AMENDED AND REPORTED OUT TO COMMITTEE ON RULES AND JUDICIARY

BILL NO. 31-0100

April 28, 2015

Thirty-first Legislature of the Virgin Islands

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An Act amending title	e 7 Virgin Islands Coo	de, chapter 1, to allo	w for the cultivation	of Hemp
and other related purp	ooses			

PROPOSED BY: Senators Terrence "Positive" Nelson, Clifford F. Graham Myron D. Jackson and Tregenza A. Roach

1 WHEREAS, hemp (Cannabis, subspecies-sativa) is the name of the soft, durable fiber 2 that is cultivated from plants of the Cannabis genus, cultivated for industrial and commercial 3 non-drug use; and 4 **WHEREAS**, hemp is the world's strongest natural fiber and has been used to make: 5 (1) Hemp foods, including milk, seeds, butter, oil, and cheese; 6 (2) Hemp Textiles, including hemp bags, clothing, Drapery, carpet, and wall 7 coverings; 8 (3) Hemp Construction Materials, including "Hempcrete", a hemp-based concrete; 9 (4) Hemp Interiors, including hemp flooring, furniture, cabinets and counters; Hemp Fuel;

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(5)

1	(6) Hemp paper, including packaging, printing paper, checks, paper towers and
2	other paper goods;
3	(7) Hemp Baked Goods, including pastries and bread; and
4	(8) Hemp Cosmetics and Labs, including creams, lotions, soaps, conditioners, and
5	similar products; and
6	WHEREAS, industrial hemp is a suitable crop industry for St. Croix; and
7	WHEREAS, hemp cloth is stronger, longer lasting, more resistant to mildew, and
8	cheaper to produce than cloth made of cotton, and Hemp ropes are known for their strength
9	and durability; and
10	WHEREAS, hemp can be used to make virtually anything that is currently made or
11	cotton, timber, or petroleum; and
12	WHEREAS, hemp is a valuable, low-cost, biological resource that grows well in a
13	wide variety of climates and soils, requiring far less fertilizer and pesticides than mos
14	commercial crops; and
15	WHEREAS, all parts of the hemp plant are useful. Hemp can be used to produce
16	everything from fuel to soap.
17	WHEREAS, The oil from hemp seeds has the highest percentage of essential fatty
18	acids and the lowest percentage of saturated fats; and
19	WHEREAS, industrial hemp can yield 3-8 dry tons of fiber per acre and can replace
20	wood fiber and help save our forests and trees which take approximately 20 years to mature
21	and
22	WHEREAS, paper made from hemp lasts for centuries, compared to paper made from
23	wood pulp; and
24	WHEREAS, hemp can be grown in most climates; and

1	WHEREAS, industrial hemp is a hardy plant whose rapid growth and high resistance
2	to disease largely eliminate the need for costly herbicides or pesticides; and
3	WHEREAS, major hemp-growing countries today include China, England, France,
4	Holland, Hungary, and Russia; and
5	WHEREAS, the production, processing, manufacture and distribution of industrial
6	hemp constitutes a viable industry for the territory and will provide much needed revenues for
7	the territory and employment opportunities for its residents; Now, Therefore,
8	Be it enacted by the Legislature of the Virgin Islands:
9	SECTION 1. Title 7 Virgin Islands Code, chapter 1 is amended by adding subchapter
10	VI to read as follows:
11	"Subchapter VI Cultivation of Hemp
12	§20. In this subchapter, the following words, terms and phrases have the following
13	meanings:
14	(a) "Commission" means the Industrial Hemp Commission established in the
15	Department of Agriculture.
16	(b) "Commissioner" means the Commissioner of the Department of Agriculture, or
17	the Commissioner's designee.
18	(c) "Department" means the Virgin Islands Department of Agriculture.
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20	(d) "Hemp products" means all products made from industrial hemp, including, but
21	not limited to, cloth, cordage, fiber, food, fuel, paint, paint, paper, particleboard, plastics, seed,
22	seed meal and seed oil for consumption, and certified seed for cultivation if the seeds originate
23	from industrial hemp.

1	(e)	"Industrial hemp"	means the plant,	Cannabis	sativa L.,	and any	part o	f such
2	plant, whether	growing or not, wi	ith a delta-9 tetrah	ydrocanna	binol cond	centration	of no	t more

3 than 0.3 percent on a dry-weight basis.

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- 4 (f) "Seed research" means research conducted to develop or recreate better strains 5 of industrial hemp, particularly for the purposes of seed production.
- 6 (g) "Tetrahydrocannabinol" or "THC" means the natural substances contained in 7 the plant, or in the resinous extractives of cannabis, or any substances, compounds, salts, or 8 derivatives of the plant or chemicals and their isomers with similar chemical structure and 9 pharmacological activity.
 - **§21** (a) A person growing industrial hemp for commercial purposes shall apply to the Commissioner for a farming license on a form prescribed by the Commissioner.
 - (b) The application for the license must include the name and address of the applicant and the legal description of the land area to be used for the production of industrial hemp.
 - (c) The Commissioner shall require each first-time applicant for a license to file a set of the applicant's fingerprints, taken by a law-enforcement officer, and any other information necessary to complete a territory or state-wide and nationwide criminal history check with the criminal investigation bureau of the Department of Justice for territory or state processing and with the federal bureau of investigation for federal processing. All of the costs associated with the criminal history check are the responsibility of the applicant. Criminal history records provided to the Department under this section are confidential. The Commissioner may use the records only to determine if an applicant is eligible to receive a license for the production of industrial hemp.

1	(d) Before issuing a license under this subchapter, the Commissioner shall
2	determine that the applicant has complied with all applicable requirements of the United States
3	Department of Justice, Drug Enforcement Administration for the production, distribution and
4	sale of industrial hemp.
5	(e) If the applicant has completed the application process to the satisfaction of the
6	Commissioner, the Commissioner shall issue a license that is valid for one year. An individual
7	licensed under this section is presumed to be growing industrial hemp for commercial
8	purposes.
9	(f) In addition to the license from the Department, a person desiring to grow
10	commercial hemp shall apply for a business license to the Department of Licensing and
11	Consumer Affairs pursuant to title 27 Virgin Islands Code, chapter 9.
12	§22 Industrial Hemp Production (a) Every licensee shall file with the
13	Commissioner:
14	(1) Documentation showing that the seeds planted are of a type and variety
15	certified to contain no more than 0.3 percent tetrahydrocannabinol; and
16	(b) Each licensee shall notify the Commissioner of the sale or
17	distribution of any industrial hemp grown by the licensee, including, but not
18	limited to the amount of industrial hemp sold at a given time.
19	§23. Rulemaking Authority
20	The Commissioner and the University of the Virgin Islands shall promulgate
21	regulations jointly for:
22	(1) Testing of the industrial hemp during growth to determine
23	tetrahydrocannabinol levels;
24	(2) Supervision of the industrial hemp during its growth and harvest;

1	(3) Assessment of a fee that is commensurate with the costs of the
2	Commissioner's regulatory activities in licensing, testing and supervising industrial
3	hemp production;
4	(4) Production and sale of industrial hemp which are consistent with the
5	regulations of the United States Department of Justice, Drug Enforcement
6	Administration for the production, distribution and sale of industrial hemp; and
7	(5) Any other regulations and procedures necessary to carry out the
8	purposes of this subchapter.
9	§24. Disposition of Fees
10	All fees assessed under this subchapter must be deposited in the Agriculture Revolving
11	Fund established in 33 V.I.C. §3018 for the use by the Commissioner for administering and
12	enforcing the provisions of this subchapter.
13	§25. Defense for Possession of Hemp
14	(a) It is a defense to criminal charges to the possession or cultivation of hemp that:
15	(1) The defendant was growing industrial hemp pursuant to the provisions
16	of this subchapter;
17	(2) The defendant has a valid applicable controlled substances registration
18	from the United States Department of Justice, Drug Enforcement Administration; and
19	(3) The defendant fully complied with all of the conditions of the controlled
20	substances registration.
21	(b) This section is not a defense to a charge of criminal sale or distribution of
22	cannabis that does not meet the definition of industrial hemp.

§26. Promotion of Hemp Research and Development

- (a) The Department of Agriculture in conjunction with the University of the Virgin Islands shall promote the research and development of markets for the Virgin Islands industrial hemp and products after the selection and establishment of the industrial hemp research program and the Industrial Hemp Commission, subject to the availability of adequate funds for these purposes. The Department shall work cooperatively with research programs established by the University of the Virgin Islands and other universities that conduct similar research programs.
- (b) The University of the Virgin Islands and other selected universities in their industrial hemp research programs shall undertake research of industrial hemp production in the Virgin Islands. The Department shall assist the industrial hemp research program in obtaining the necessary federal permits from the United States Drug Enforcement Agency or appropriate federal agency. In undertaking the industrial hemp research program, the universities may:
 - (1) Grow industrial hemp to conduct agronomy research and analysis of required soils, growing conditions, and harvest methods relating to the production of industrial hemp for commercial products, including but not limited to hemp seed, paper, clothing, and oils;
 - (2) Conduct seed research on various types of industrial hemp which are best suited for growing in the Virgin Islands, including but not limited to, seed availability, creation of Virgin Islands hybrid types, in-the-ground variety trials, and seed production. In conducting this seed research, higher THC concentration varieties of industrial hemp may be grown to provide breeding strains to revitalize the production

1	of Virgin Islands strain of industrial hemp. However, in no case may the THC levels
2	exceed 0.3 percent;
3	(3) Study the economic feasibility of developing an industrial hemp market
4	in various types of industrial hemp which can be grown in the Virgin Islands;
5	(4) Report on the estimated value-added benefits, including environmental
6	benefits that Virgin Islands and state-side businesses would reap by having an industrial
7	hemp market of Virgin Islands -grown industrial hemp varieties in the Territory;
8	(5) Study the agronomy research being conducted worldwide relating to
9	industrial hemp varieties, production, and utilization;
10	(6) Research and promote Virgin Islands industrial hemp and hemp seed on
11	the world market which can be grown on farms in the Territory; and
12	(7) Study the feasibility of attracting private funding for the Virgin Islands
13	industrial hemp research program.
14	(c) The authorization granted in this section does not subject the industrial hemp
15	research program or the selected universities wherever they are located to any criminal liability
16	under the controlled substances laws of the Virgin Islands. This exemption from criminal
17	liability is a limited exemption that is strictly construed and that does not apply to any activities
18	of the industrial hemp research program or the selected universities that are not expressly
19	permitted in the authorization.
20	(d) The authorization granted in this section does not alter, amend, or repeal by
21	implication any provision of the laws of the Virgin Islands relating to controlled substances.
22	(e) The University of the Virgin Islands and the Department of Agriculture shall
23	notify the Virgin Islands Police Department and all other local law enforcement agencies of

the duration, size and location of all industrial hemp plots.

1	§27 The Virgin Islands Industrial Hemp Commission	827 The Vir
2	(a) The Virgin Islands Industrial Hemp Commission is established within the	(a) The
3	Department of Agriculture and consists of at least nine members as follows:	Department of Agric
4	(1) The President of the University of the Virgin Islands;	(1)
5	(2) The chair of the Legislature's Committee on Economic Development	(2)
6	Agriculture & Planning or its successor;	Agriculture &
7	(3) The Commissioner of the Department of Agriculture or the	(3)
8	Commissioner's designee;	Commission
9	(4) The Commissioner of the Virgin Islands Police Department or the	(4)
10	Commissioner's designee;	Commission
11	(5) The Attorney General or the Attorney General's designee;	(5)
12	(6) Four members appointed by the Governor, of whom one must be a	(6)
13	resident of the district of St. Thomas, and one a resident of the district of St. Thomas	resident of th
14	and St. John:	and St. John:
15	(A) Virgin Islands farmers with an interest in growing industria	
16	hemp;	hemp;
17	(B) Retailers of industrial hemp products;	
18	(C) Wholesalers of industrial hemp products; and	
19	(D) Manufacturers of industrial hemp products.	
20	(b) A majority of the members of the Commission constitutes a quorum. The	(b) A ma
21	members shall elect one member to serve as chair.	members shall elect
22	(c) The Commission shall meet quarterly and may meet more often upon the cal	(c) The C
23	of the chair or by the request of the majority of the members.	of the chair or by the

1	(d) The Commission must be appointed by and shall conduct the first meeting 45
2	days after its formation.
3	(e) Members of the Commission are entitled to receive \$75.00 for each day or par
4	of a day spent in the attendance of official meetings or performing official duties, plus actua
5	travel expenses when the member must travel from the island of the member's residence to
6	attend official meetings or perform official duties.
7	(f) The Department of Agriculture shall provide staff services for the Commission
8	(g) The Commission shall develop recommendations on industrial hemp legislation
9	and recommendations and legislation on the establishment and operation of a paper mill by the
10	Government and annually thereafter report the recommendations to the Governor and to the
11	Legislature's standing committee having jurisdiction over agricultural matters, with respect to
12	industrial hemp policies and practices that will result in the proper, legal, growing
13	management, use, and marketing of the Territory's potential industrial hemp industry. These
14	policies and practices must, at a minimum, address the following:
15	(1) Federal laws and regulatory constraints;
16	(2) The economic and financial feasibility of an industrial hemp market in
17	the Virgin Islands and state-side businesses that utilizes industrial hemp;
18	(3) Examination of research on industrial hemp production and utilization
19	(4) The potential for globally marketing Virgin Islands industrial hemp;
20	(5) Feasibility study of private and federal funding for the Virgin Islands
21	industrial hemp research program;
22	(6) Law enforcement concerns;
23	(7) Statutory and regulatory schemes for growing of industrial hemp by
24	private producers; and

1	(8) Technical support and education about industrial hemp.
2	(h) The Commission shall also continue to monitor the research and development
3	of industrial hemp in the United States and the Virgin Islands industrial hemp research
4	program.
5	§28 The Department shall adopt the federal regulations regarding industrial hemp and
6	any subsequent changes thereto."
7	SECTION 2. Title 19 Virgin Islands Code, chapter 29, subchapter I is amended in
8	section 593 at the end of paragraph (7) by adding a sentence that reads: "The term does not
9	include industrial hemp as defined in 19 V.I.C. §20 (e)."
10	SECTION 3 . The sum of \$75,000 is appropriated in the fiscal year ending September
11	30, 2015, from the General Fund to the Department of Agriculture to carry out the purposes of
12	section 1 of this Act.
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14	Bill Summary
15	This Bill amends title 7 Virgin Islands Code, chapter 1 by adding subchapter VI
16	pertaining to the cultivation and disposition of Industrial Hemp.
17	Internal section 20 establishes definitions to be used for the administration of this
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18 19 20 21	Internal section 20 establishes definitions to be used for the administration of this subchapter while internal section 21 outlines the licensing process for anyone desiring to cultivate hemp. Internal section 22 requires the cultivator to make certain notifications to the Commissioner of Agriculture which in turn, pursuant to internal section 23 is required to make

1	Internal section 26 sets guideline for the promotion of research and development with
2	hemp and allows for research programs to be joint ventures with Universities other than the
3	University of the Virgin Islands.
4	Internal section 27 organizes the hemp Commission consisting of at least 9 members,
5	ceiling and internal section 28 requires the adoption of certain rules established by the federal
6	government for places where hemp is grown.
7	Section 2 amends the code to exclude industrial hemp from the definition of "controlled
8	substance.
9	Section 3 appropriates \$75,000 for carrying out the purposes of the Act.
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