

## 1. Line 11 through 13:

11 are found in a cannabinoid product;  
 12 → ~~§~~ → **amends** ← ~~§~~ background check requirements for cannabinoid  
 12a processor licenses;  
 12b → ~~§~~ → **amends qualifications for obtaining a cannabinoid processor license;** ← ~~§~~  
 13 → requires industrial hemp retailers to maintain a video surveillance system;

## 2. Line 175 through 178a:

175 (ii) ensuring compliance with the requirements of this chapter.  
 176 ~~§~~ → ~~(3) An individual who has been convicted of a drug-related felony within the last 10~~  
 176a ~~years~~  
 177 ~~is not eligible to obtain a cannabinoid processor license.~~  
 178 ~~(4)(3)~~ ← ~~§~~ The department may set a fee in accordance with Subsection 4-2-103(2) for  
 178a the

## 3. Line 179 through 181:

179 application for a cannabinoid processor license.  
 180 ~~§~~ → ~~(5)(4)~~ ← ~~§~~ A licensee may only market a cannabinoid product that the licensee  
 180a processes.  
 180b ~~§~~ → **(5) (a) An applicant for a cannabis processor license shall:**  
 180c **(i) be at least 18 years old; and**  
 180d **(ii) submit a nationwide criminal history from the Federal Bureau of Investigation to**  
 180e **the department.**  
 180f **(b) The department shall reject an individual's application for a cannabis processor**  
 180g **license if the criminal history described in Subsection (5)(a)(ii) was not completed in**  
 180h **the previous 90 days before the day the applicant submits the license application to**  
 180i **the department.**  
 180j **(6) An applicant is not eligible to receive a cannabis processor license if the applicant has:**  
 180k **(a) been convicted of a felony; or**  
 180l **(b) been convicted of a drug-related misdemeanor within the previous ten years.** ← ~~§~~  
 181 [(6) (a) Each applicant for a license to process cannabinoid products shall submit to the