## 1st Sub. H.B. 54 Hemp Amendments

House Amendments

Amendment 2

Representative Jennifer Dailey-Provost proposes the following amendments:

- Line 11 through 13:
  are found in a cannabinoid product;
  → {removes} amends background check requirements for cannabinoid processor licenses;
  → amends qualifications for obtaining a cannabinoid processor license;
  → requires industrial hemp retailers to maintain a video surveillance system;
- 2. Line 175 through 181:
  - 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 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 the
  - 179 application for a cannabinoid processor license.
  - 180  $\{(5)\}$  (4) A licensee may only market a cannabinoid product that the licensee processes.
    - (5) (a) An applicant for a cannabis processor license shall:
    - (i) be at least 18 years old; and

(ii) submit a nationwide criminal history from the Federal Bureau of Investigation to the department.

(b) The department shall reject an individual's application for a cannabis processor license if the criminal history described in Subsection (5)(a)(ii) was not completed in the previous 90 days before the day the applicant submits the license application to the department.

- (6) An applicant is not eligible to receive a cannabis processor license if the applicant has:
- (a) been convicted of a felony; or
- (b) been convicted of a drug-related misdemeanor within the previous ten years.
- 1 [(6) (a) Each applicant for a license to process cannabinoid products shall submit to the
- 181